

EXHIBIT B
MONTHLY FEE STATEMENTS

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:)	
)	Chapter 11
)	
GRIDDY ENERGY LLC, ¹)	Case No. 21-30923 (MI)
)	
Debtor.)	
)	

**CONSOLIDATED FIRST MONTHLY FEE STATEMENT OF
BAKER BOTTS L.L.P. FOR COMPENSATION AND REIMBURSEMENT OF
EXPENSES FOR THE PERIOD FROM MARCH 15, 2021 THROUGH APRIL 30, 2021**

Name of Applicant	Baker Botts L.L.P.
Authorized to Provide Professional Services to:	Debtor and Debtor in Possession
Date of Retention:	April 28, 2021, effective as of March 15, 2021 (the Petition Date) [Docket No. 229]
Time Period Covered by this Statement	March 15, 2021 through April 30, 2021
Total Fees Requested in this Statement (Excluding 20% Holdback):	\$833,126.40
Total Expenses Requested in this Statement:	\$20,229.19
Total Fees Requested in this Statement (Including 20% Holdback):	\$1,041,408.00
Total Attorney Fees Requested in this Statement (Including 20% Holdback):	\$1,007,579.50
Total Actual Attorney Hours Covered by This Statement:	1,051.5
Average Hourly Rate for Attorneys:	\$958.23
Total Paraprofessional Fees Requested in this Statement (Including 20% Holdback):	\$33,828.50
Total Actual Paraprofessional Hours Covered by this Statement:	98.4
Average Hourly Rate for Paraprofessionals	\$343.79

¹ The last four digits of its federal tax identification number of the Debtor are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

Pursuant to sections 330 and 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-1 of the Bankruptcy Local Rules for the Southern District of Texas (the “Local Rules”) and the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Chapter 11 Case Professionals* [Docket No. 184] (the “Interim Compensation Procedures Order”), Baker Botts L.L.P. (“Baker Botts”), counsel for the debtor and debtor in possession (the “Debtor”) in the above-captioned chapter 11 case (the “Chapter 11 Case”), hereby files this consolidated monthly fee statement (this “Statement”) for interim allowance of (i) compensation in the amount of \$833,126.40² (80% of total fees of \$1,041,408.00) for actual, reasonable and necessary legal services Baker Botts rendered to the Debtor from March 15, 2021 through and including April 30, 2021 (the “Fee Period”) and (ii) reimbursement for the actual and necessary expenses that Baker Botts incurred in the amount of \$20,229.19 during the Fee Period.

Itemization of Services Rendered and Disbursements Incurred

1. Attached hereto as **Exhibit A** is a summary of the total hours and fees incurred by service category during the Fee Period.
2. Attached hereto as **Exhibit B** is a detailed statement of total hours and fees incurred by each timekeeper during the Fee Period.
3. Attached hereto as **Exhibit C** is a detailed summary of Baker Botts’ expenses incurred during the Fee Period.
4. Attached hereto as **Exhibit D** is Baker Botts’ detailed time records setting forth

² The total compensation sought reflects a discount of 10% off of Baker Botts’ standard hourly rates. In addition, in the exercise of its billing discretion, Baker Botts has not included \$89,666.00 in fees for services provided by Baker Botts during the Fee Period.

the number of hours expended and fees incurred during the Fee Period. Baker Botts' attorneys and paraprofessionals expended a total of 1,149.9 hours during the Fee Period in connection with the Chapter 11 Case. The services rendered by Baker Botts during the Fee Period are grouped by the matter descriptions set forth on **Exhibit A**.

5. In addition, after application of outstanding prepetition fees and expenses against the prepetition retainer held by Baker Botts, Baker Botts now holds a retainer of \$15,917.07. As set forth in the *Declaration of Robin Spigel in Support of Debtor's Application for Entry of an Order Authorizing Retention and Employment of Baker Botts L.L.P. as Counsel to the Debtor Effective as of the Petition Date* [Docket No. 134-2], Baker Botts will apply a credit in the amount of the remaining retainer in its first fee application.

Representations

6. Although every effort has been made to include all fees and expenses incurred in the Fee Period, some fees and expenses might not be included in this Statement due to delays caused by accounting and processing during the Fee Period. Baker Botts reserves the right to make further application to this Court for allowance of such fees and expenses not included herein. Subsequent statements will be filed in accordance with the Bankruptcy Code, the Bankruptcy Rules, Local Rules and the Interim Compensation Procedures Order.

Notice and Objections

7. Pursuant to the Interim Compensation Procedures Order, notice of this Statement shall be given by email upon (collectively, the "**Application Recipients**"): (i) the Debtor, Attn.: Roop Bhullar, roop@griddy.com; (ii) the Office of the U.S. Trustee for the Southern District of Texas, Attn: Jana Whitworth, Esq., jana.whitworth@usdoj.gov; and (iii) counsel to the Committee: McDermott Will & Emery LLP, Attn: Charles R. Gibbs, Esq., crgibbs@mwe.com

and Darren Azman, Esq., dazman@mwe.com.

8. Objections to this Statement, if any, must be served upon the Application Recipients and counsel to the Debtor, Baker Botts L.L.P., Attn: Robin Spigel (robin.spigel@bakerbotts.com) and Chris Newcomb (chris.newcomb@bakerbotts.com), no later than **June 16, 2021 at 4:00 p.m. (prevailing Central Time)** (the “Objection Deadline”), setting forth the nature of the objection and the specific amount of fees or expenses at issue.

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WHEREFORE, Baker Botts respectfully requests interim allowance of fees and expenses incurred during the Fee Period pursuant to the Interim Compensation Order in the amount of \$853,355.59 consisting of (a) \$833,126.40 (which is 80% of total fees of \$1,041,408.00) for actual, reasonable and necessary professional services rendered by Baker Botts and (b) \$20,229.19 for actual and necessary expenses, and that such fees and expenses be paid as administrative expenses of the Debtor's estate.

Dated: June 2, 2021

BAKER BOTTS L.L.P.

By: /s/ Robin Spigel
Robin Spigel (admitted *pro hac vice*)
robin.spigel@bakerbotts.com
Chris Newcomb (admitted *pro hac vice*)
chris.newcomb@bakerbotts.com
30 Rockefeller Plaza
New York, New York 10012-4498
Telephone: (212) 408-2500
Facsimile: (212) 259-2501

-and-

David R. Eastlake
Texas Bar No. 24074165
david.eastlake@bakerbotts.com
910 Louisiana Street
Houston, Texas 77002-4995
Telephone: (713) 229-1234
Facsimile: (713) 229-1522

Counsel to the Debtor and Debtor in Possession

Certificate of Service

I certify that on June 2, 2021, I caused a copy of the foregoing document to be served by the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas.

/s/ Robin Spigel

EXHIBIT A

**SUMMARY BY MATTER DESCRIPTION
FOR THE PERIOD MARCH 15, 2021 THROUGH APRIL 30, 2021**

Matter Number	Matter Description	Total Billed Hours	Total Fees Requested	Total Expenses Requested	Total Compensation
0102	Plan and Disclosure Statement	386.7	\$ 378,006.00	\$2,475.93	\$ 380,481.93
0104	First Day Hearing	62.4	60,573.00	2,080.70	62,653.70
0106	Business Operations	13.1	12,001.50	540.00	12,541.50
0107	Case Administration	208.9	172,801.00	2,363.90	175,164.90
0108	Claims Administration and Objections	94.8	95,861.00	2,691.41	98,552.41
0109	Employee Benefits/Pensions	10.5	9,930.50	0.00	9,930.50
0110	Executory Contracts and Unexpired Leases	20.2	17,801.00	642.47	18,443.47
0111	Retention of Other Professionals	25.9	18,571.00	950.00	19,521.00
0112	Employment Application – Baker Botts	50.5	42,595.50	0.00	42,595.50
0113	Fee Application – Baker Botts	4.9	4,828.50	0.00	4,828.50
0114	Professional Retention and Fees - Other Professionals	14.8	12,895.50	0.00	12,895.50
0116	Financing	0.4	366.00	0.00	366.00
0117	Litigation	224.3	183,717.00	8,484.78	192,201.78
0118	Meeting of Creditors	12.7	12,266.50	0.00	12,266.50
0119	Reporting (Bankruptcy Disclosures)	7.4	6,771.00	0.00	6,771.00
0121	Schedules/Statement of Financial Affairs / Monthly Operating Reports	12.4	12,423.00	0.00	12,423.00
	TOTAL:	1,149.9	\$1,041,408.00	\$20,229.19	\$1,061,637.19

EXHIBIT B**SUMMARY BY TIMEKEEPER FOR THE PERIOD
MARCH 15, 2021 THROUGH APRIL 30, 2021**

<u>Title</u>	<u>Name</u>	<u>Year Licensed</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
Associate	Chiu, K.	2018	23.8	\$ 665.00	\$ 15,827.00
Partner	Eastlake, D.R.	2008	11.2	1,105.00	12,376.00
Partner	Henderson, J.B.	2010	9	965.00	8,685.00
Senior Associate	Herz, J.R.	2015	148	845.00	125,060.00
Associate	Kazlow, J.A.	2016	49.4	790.00	39,026.00
Partner	Lawrence, J.B.	2006	83.7	980.00	82,026.00
Partner	Marcus, S.D.	1986	4.2	1,395.00	5,859.00
Partner	McDaniels, L.L.	2000	0.5	955.00	477.50
Special Counsel	Newcomb, C.R.	2010	252.6	915.00	231,129.00
Partner	Rubenstein, J.B.	2002	68.7	960.00	65,952.00
Associate	Rui, S.X.	2018	3.1	665.00	2,061.50
Associate	Santos-Bishop, L.R.	2020	5.5	610.00	3,553.00
Partner	Spigel, R.L.	1998	350.2	1,105.00	386,971.00
Partner	Stover, A.M.	2004	2.9	965.00	2,798.50
Partner	Toulouse, M.	1998	2.6	1,085.00	2,821.00
Senior Associate	Turner, M.D.	2011	4.8	820.00	3,936.00
Associate	Wallace, K.L.	2019	30.7	610.00	18,727.00
Associate	Wang, J.	2020	0.6	490.00	294.00
Paralegal	Aquino, J.	N/A	3.1	315.00	976.50
Senior Paralegal	Fontenla, R.M.	N/A	79.2	350.00	27,720.00
Regional Library Services Manager	O'Rourke Jr., E.D.	N/A	0.1	230.00	23.00
Senior Paralegal	Smith, D.M.	N/A	2.2	315.00	693.00
eDiscovery Analyst	Schwartz, M.P.	N/A	13.8	320.00	4,416.00
TOTAL:			1,149.9		\$1,041,408.00

EXHIBIT C**EXPENSE SUMMARY FOR THE PERIOD
MARCH 15, 2021 THROUGH APRIL 30, 2021**

<u>Description</u>	<u>Amount</u>
Computer Research	\$11,089.68
Electronic Court Records	13.60
Energy Services Group, March 2021 QuickTariff Filings	540.00
Hearing Transcripts	1,518.55
Postage	8.36
Relativity - eDiscovery culling and filtering document processing per GB	3,988.00
Relativity data storage fees per GB	956.00
SDTX Admission, Filing and Removal Fees	2,113.00
Texas Secretary of State - Web inquiries	2.00
TOTAL:	\$20,229.19

EXHIBIT D

**TIME RECORDS FOR THE PERIOD
MARCH 15, 2021 THROUGH APRIL 30, 2021**

BAKER BOTTS L.L.P.

TAX ID 74-1195457

Austin
Brussels
Dallas
Dubai
Hong Kong
Houston
London
Moscow
New York
Palo Alto
Riyadh
San Francisco
Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742504
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0102

Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/15/21	C R Newcomb	3.2	Call and correspondence with Baker Botts team regarding numerous plan filing matters (1.7); review and revise plan documents (1.5).
03/17/21	R L Spigel	1.0	Consideration of plan issues and email to P. Aronzon re same (1.0).
03/19/21	C R Newcomb	2.2	Research regarding plan and bar date timing issues (1.0); call and correspondence with R. Spigel regarding plan and bar date issues (.9); correspondence with R. Fontenla regarding precedent case research (.3).
03/19/21	J B Rubenstein	1.4	Teams call with R. Spigel to discuss strategy for the plan (1.4).
03/19/21	R L Spigel	3.2	Telephone conference with R. Burnett regarding plan and case (1.0); telephone conference with P. Aronzon regarding same (.6); follow up with J. Rubenstein and J. Lawrence regarding same (.5); follow up on plan and case matters (1.1).
03/20/21	C R Newcomb	0.2	Call with R. Spigel regarding various plan issues.
03/22/21	J B Rubenstein	0.5	Review and analyze draft revisions to plan amendment.
03/22/21	R L Spigel	6.7	Telephone conference with B. Henderson regarding plan matters (.2); work on proposed settlement term sheet (3.9); further plan consideration (2.4); reviewing transcript regarding same, approach (.2).
03/23/21	J B Rubenstein	1.3	Telephone call with R. Spigel regarding potential edits to the plan and disclosures (0.3); Teams call with M. Fallquist, R. Bhullar and R. Spigel regarding the plan (1.0).
03/23/21	R L Spigel	6.6	Email with M. Fallquist regarding draft term sheet (.3); telephone conference with J. Rubenstein regarding same and open matters (.3); telephone conference with P. Aronzon regarding same (.5);

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1742504
Invoice Date: April 15, 2021
Matter: 089406.0102

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			consideration of plan and related issues (3.2); further revisions to term sheet (.9); telephone conference with C. Newcomb regarding plan, bar date, open matters (.4); telephone conference with M. Fallquist, C. McArthur, R. Bhullar, P. Aronzon regarding same (1.0).
03/24/21	J B Rubenstein	0.5	Telephone conference with R. Spigel regarding the plan (0.5).
03/24/21	R L Spigel	1.8	Revise term sheet (.5); telephone conference with C. Newcomb regarding open issues (.2); emails to A. Ryan and to R. Tow, R. Burnett, D. Potts and team regarding revised term sheet (.3); telephone conference with J. Lawrence regarding plan (.3); telephone conference with J. Rubenstein regarding same (.5).
03/26/21	J R Herz	0.7	Email with C. Newcomb concerning notice to conditional set Disclosure Statement (.1); prepare notice for Disclosure Statement motion (.6).
03/26/21	J R Herz	0.8	Research regarding Disclosure Statement hearing (.2); revise notice of hearing for motion to conditionally approve Disclosure Statement (.2); finalize notice to approve Disclosure Statement for filing (.3); email Stretto concerning services of notices (.1).
03/26/21	C R Newcomb	0.5	Correspondence with chambers regarding scheduling for proposed disclosure statement hearing (.3); review and revise notice of hearing (.2).
03/26/21	R L Spigel	0.1	Review notice regarding Disclosure Statement hearing and email with J. Herz regarding same (.1).
Matter Hours		30.70	
Matter Fees		\$31,838.00	

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1742504
Invoice Date: April 15, 2021
Matter: 089406.0102

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	1.5	845.00	1,267.50
Newcomb, C R	6.1	915.00	5,581.50
Rubenstein, J B	3.7	960.00	3,552.00
Spigel, R L	19.4	1,105.00	21,437.00
	30.7		\$31,838.00

Total Current Fees	\$31,838.00
Total Due This Invoice	\$31,838.00

BAKER BOTTS L.L.P.

TAX ID 74-1195457

Austin	London
Brussels	Moscow
Dallas	New York
Dubai	Palo Alto
Hong Kong	Riyadh
Houston	San Francisco
	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742504
Invoice Date: April 15, 2021
Matter Number: 089406.0102

REMITTANCE STATEMENT

Matter Number: 089406.0102
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Plan and Disclosure Statement
Invoice Number: 1742504
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$31,838.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$31,838.00</u>

TO ENSURE PROPER APPLICATION OF YOUR PAYMENT PLEASE RETURN THIS REMITTANCE ADVICE
OR EMAIL TO ARHOUSTON@BAKERBOTTS.COM

Please Remit to:
Wiring Instructions
Baker Botts L.L.P.
Bank: JP Morgan Chase Bank
Address: 712 Main Street, Houston, TX 77002
ABA Number: 021 000 021
Swift Code: CHASUS33
Primary Account: 001 0000 2006
(Reference Invoice Number)

ACH Information:
Baker Botts L.L.P.
Bank: JP Morgan Chase Bank
Address: 712 Main Street, Houston, TX 77002
Routing Number: 111 000 614
Primary Account: 001 0000 2006
(Reference Invoice Number)

To Pay by Check, send to:
Baker Botts L.L.P.
P.O. Box 301251
Dallas, TX 75303-1251
(Reference Invoice Number)

BAKER BOTTS L.L.P.

TAX ID 74-1195457

Austin
Brussels
Dallas
Dubai
Hong Kong
Houston
London
Moscow
New York
Palo Alto
Riyadh
San Francisco
Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747773
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0102

Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/01/21	J B Lawrence	0.4	Attend hearing on appointment of consumer committee (0.4).
04/01/21	R L Spigel	3.6	Work on hearing and committee related matters (1.3); telephone conference with J. Whitworth regarding hearing (.2); emails with C. Newcomb regarding same and 2nd day hearing (.3); prepare for hearing (.8); attend hearing (.5); conference call with C. Newcomb and J. Herz regarding follow up (.4); emails with UCC members and C. Newcomb regarding hearing (.1).
04/02/21	R L Spigel	0.3	Telephone conference with J. Rubenstein re plan/strategy (.3).
04/06/21	C R Newcomb	2.2	Review plan, disclosure statement and solicitation procedures order for potential revisions (1.5); draft plan/confirmation planning checklist (.6); correspondence with R. Spigel and J. Herz regarding same (.1).
04/06/21	R L Spigel	1.5	Prepare for (.2) and conference call with D. Azman and C. Gibbs regarding case (1.1); email to same regarding term sheet (.2).
04/07/21	J B Henderson	0.4	Correspondence regarding ownership structure and disclosure relating to same to creditors (.2); review of documents relating to same (.2).
04/07/21	C R Newcomb	2.3	Call with R. Spigel regarding plan changes and other related issues (.4); review and revise disclosure statement (1.9).
04/07/21	J B Rubenstein	0.8	Telephone conferences with R. Spigel regarding disclosure statement and plan strategy.
04/07/21	R L Spigel	0.4	Email to J. Rubenstein, M. Toulouse and B. Henderson regarding same (.4).

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Invoice No: 1747773
 Invoice Date: May 17, 2021
 Matter: 089406.0102

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/07/21	J Wang	0.6	Review and comment on disclosure statement regarding business combination (5) email to B. Henderson regarding same (.1).
04/08/21	C R Newcomb	1.2	Review and revise disclosure statement.
04/09/21	C R Newcomb	1.3	Correspondence and call with R. Spiegel regarding upcoming plan-related deadlines and tasks (.5); correspondence with R. Bhullar regarding liquidation analysis (.3); review and revise disclosure statement (.5).
04/09/21	R L Spiegel	5.8	Telephone conference with R. Bhullar regarding disclosure statement, second day hearing and other open matters (.4); telephone conference with C. Newcomb regarding same (.3); telephone conferences with P. Aronzon regarding plan, disclosure statement and open case matters (.6); consideration of plan issues (.3); revise plan (4.2).
04/12/21	J R Herz	1.1	Draft Class 6 intercompany ballot (.6); draft Class 7 holdco interest ballot (.5).
04/12/21	C R Newcomb	4.1	Review and revise disclosure statement and review revised plan (1.8); correspondence with R. Spiegel regarding same and related plan issues (.6); review and revise ballots (.6); call with counsel to Committee and R. Spiegel regarding various plan and related issues (1.1).
04/12/21	R L Spiegel	4.7	Several emails with C. Newcomb regarding plan and KERP (.3); telephone conference with P. Aronzon regarding plan and open matters (.5); review Disclosure Statement motion (.5) and revise order (1.2) and notice (.2); telephone conference with D. Azman regarding open UCC issues (1.2); email to P. Aronzon, M. Fallquist and team regarding same (.8).
04/13/21	J R Herz	0.3	Update ballots based on R. Spiegel's comments.
04/13/21	C R Newcomb	4.9	Review and revise disclosure statement (3.8); review revised plan (.5); correspondence with S. Marcus and S. Rui regarding tax section of same (.4); correspondence with R. Spiegel and J. Herz regarding revisions to ballots (.2)
04/13/21	S X Rui	1.3	Draft updates to the disclosure statement tax section to reflect changes to the Amended Plan of Liquidation.
04/13/21	R L Spiegel	4.7	Email and telephone conference with C. McArthur regarding customer data (.5); emails to P. Aronzon regarding same (.4); emails with C. McArthur and J. Rubenstein regarding ERCOT (.2); telephone conference with P. Aronzon regarding status and open matters (.5); telephone conference with J. Rubenstein regarding open matters and case strategy (.7); follow up regarding same (.4); revise plan (.6); emails with C. Newcomb regarding disclosure statement (.1); review and revise Class 6 and 7 ballots (.4); email to M. Fallquist and team regarding revised plan (.1); follow up regarding plan matters (.8).

BAKER BOTTS LLP

Invoice No: 1747773
 Invoice Date: May 17, 2021
 Matter: 089406.0102

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/14/21	S D Marcus	1.9	Review new draft of Plan (.6); analysis of tax consequences [REDACTED] (.4); review and revise tax disclosures in Disclosure Statement (.6); telephone conference with S. Rui regarding same (.3).
04/14/21	C R Newcomb	4.7	Review and revise disclosure statement (1.4); correspondence with R. Spiegel regarding same (.5); review and revise order and exhibits to disclosure statement order (2.5); correspondence with R. Bhullar regarding liquidation analysis (.1); review tax comments to disclosure statement (.2).
04/14/21	S X Rui	1.8	Revise updates to the disclosure statement tax section to reflect changes to the Amended Plan of Liquidation.
04/14/21	R L Spiegel	2.3	Emails with C. Newcomb regarding disclosure statement and plan (.2) review Disclosure Statement (1.1); telephone conference with A. Ryan, E. Chavez, R. Berlin, S. Robinson regarding plan and case matters (.9); follow up with J. Rubenstein regarding same (.1).
04/15/21	J R Herz	2.3	Drafting section of brief concerning third party releases.
04/15/21	C R Newcomb	7.9	Review and revise disclosure statement (1.5); correspondence with A. Tsai and Stretto team regarding same (.8); correspondence with J. Herz regarding release issues (.3); review caselaw regarding same (.1); correspondence with M. Fallquist regarding plan (.1); review and revise disclosure statement order (.4); correspondence with R. Spiegel regarding revisions to plan and disclosure statement (.4); review claims and schedules information for purposes of disclosure statement information (.4); review and revise narrative to liquidation analysis (2.4); correspondence with R. Bhullar regarding same (.1); correspondence with R. Spiegel regarding same (.1); review claims information (.3); review and revise customer ballot (1.0).
04/15/21	R L Spiegel	8.6	Disclosure Statement hearing preparation (.3); emails with J. Herz regarding brief (.1); emails with C. Newcomb regarding Disclosure Statement (.2); email to K. Norfleet regarding term sheet (.1); telephone conference with J. Rubenstein regarding same (.2); review and revise Disclosure Statement (7.7).
04/16/21	K Chiu	2.1	Telephone call and email correspondence with R. Spiegel, C. Newcomb and J. Herz regarding research regarding UCC raised matters (0.5); research and review of precedent and case law regarding same (1.6).
04/16/21	J R Herz	2.0	Continue to draft section of brief related to releases (1.4); call with C. Newcomb and K. Chiu regarding research concerning UCC objection (.4); email R. Spiegel concerning Debtor Release section (.2).

BAKER BOTTS LLP

Invoice No: 1747773
 Invoice Date: May 17, 2021
 Matter: 089406.0102

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/16/21	C R Newcomb	4.5	Review and revise ballots (1.1); correspondence with R. Spiegel regarding same and disclosure statement (.4); call and correspondence with R. Bhullar regarding budget forecast and liquidation analysis (1.3); call and correspondence with R. Spiegel regarding same (.3); call and correspondence with K. Chiu and J. Herz regarding disclosure statement research (.3); correspondence with R. Spiegel regarding same (.1); research regarding standard for confirmation-based objections (1.0).
04/16/21	R L Spiegel	4.8	Telephone conference with J. Rubenstein regarding plan and open issues (.5); emails with C. Newcomb regarding Disclosure Statement (.2); revise same (1.3); email to Board regarding same (.2); review and revise ballots (.2); handling Disclosure Statement matters (.3); telephone conference with P. Aronzon regarding plan and open matters (.6); telephone conference with M. Fallquist regarding same (1.0); telephone conference with A. Ryan and E. Chavez regarding Ordinary Course Professionals and regarding plan (.5).
04/17/21	K Chiu	3.7	Research and review cases and secondary sources regarding disclosure statement objections (3.5); email correspondence with C. Newcomb and J. Herz regarding same (0.2).
04/17/21	C R Newcomb	6.5	Call with R. Spiegel regarding plan and disclosure statement issues and disclosure statement hearing (.4); research regarding [REDACTED] (2.2); correspondence with K. Chiu and J. Herz regarding same (.1); review and revise liquidation analysis narrative (2.7); correspondence with R. Bhullar regarding same and calculations in liquidation analysis (1.1).
04/17/21	R L Spiegel	0.8	Consideration of plan and Disclosure Statement strategy (.4); telephone conference with C. Newcomb regarding same (.4).
04/18/21	K Chiu	2.1	Research and review additional cases and secondary sources on disclosure statement objections (1.3); email correspondence with R. Spiegel, C. Newcomb and J. Herz regarding same (0.8).
04/18/21	J R Herz	1.5	Research disclosure statement approval and objections.
04/18/21	J R Herz	1.0	Begin to draft response to UCC objection.
04/18/21	C R Newcomb	0.3	Review claims, schedules and bar date order regarding intercompany claims and interests.

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 Matter: 089406.0102

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/18/21	C R Newcomb	6.5	Review and revise disclosure statement (1.6); call and correspondence with R. Bhullar and R. Spiegel regarding liquidation analysis (1.1); review and revise liquidation analysis (1.2); correspondence with R. Spiegel, J. Herz and K. Chiu regarding research regarding disclosure statement objections (.2); review pleadings and transcripts regarding same (.4); call with J. Herz regarding disclosure statement objection responses (.4); review and revise disclosure statement order (.5); review and revise ballots (.8); correspondence with R. Spiegel and M. Toulouse regarding Macquarie interest claims (.3).
04/18/21	R L Spiegel	9.6	Numerous emails with C. Newcomb regarding Disclosure Statement (.3); email with N. Bain regarding plan and Disclosure Statement (.2); revise ballots (1.8); revise Disclosure Statement and order, exhibits (5.6); telephone conference with J. Scott and R. Clay regarding plan and case (.7); telephone conference with M. Fallquist regarding same (.5); telephone conferences with C. McArthur regarding Disclosure Statement (.3); numerous emails with D. Azman regarding Disclosure Statement, financial advisor, Macquarie and other open matters, internal emails regarding same (.2).
04/19/21	R M Fontenla	2.5	Emails with C. Newcomb and J. Herz regarding amended plan, amended disclosure statement and amended order regarding disclosure statement (0.5); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (2.0).
04/19/21	J R Herz	4.4	Continue to prepare response to anticipated objections to Disclosure Statement (3.5); draft notices to file amended Disclosure Statement and Plan (.5); draft notice for revised proposed order approving Disclosure Statement (.3); review and update order approving Disclosure Statement (.1).
04/19/21	C R Newcomb	8.2	Calls with R. Spiegel regarding liquidation analysis (2.0); call and correspondence with R. Bhullar and R. Spiegel regarding liquidation analysis (1.3); review and revise liquidation analysis (2.2); review and revise revised proposed disclosure statement order and prepare same for filing (1.6); correspondence with A. Tsai and R. Spiegel regarding various solicitation issues (.5); review and revise disclosure statement and prepare same for filing (1.1); correspondence with M. Fallquist regarding plan and disclosure statement documents (.3).

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/19/21	R L Spigel	10.7	Conference call with C. Newcomb, R. Bhullar liquidation analysis (.4); telephone conference with M. Fallquist regarding Disclosure Statement (.4); second telephone conference with M. Fallquist regarding same (.9); follow up with R. Bhullar regarding same (.2); emails with C. Newcomb regarding plan, Disclosure Statement, and related documents (.3); telephone conference with K. Norfleet regarding Disclosure Statement and case (.6); review and revise drafts of liquidation analysis (1.2); review and revise disclosure statement (3.3); review and revise ballots (.3); review and revise disclosure statement order (.1); review and revise plan (.2); emails with M. Fallquist regarding disclosure statement (.1); review A. Tsai comments to disclosure statement order and email with C. Newcomb regarding same (.2); telephone conference with R. Obaldo regarding case (.2); telephone conference with R. Bhullar regarding disclosure statement (.6); telephone conference with C. Newcomb regarding disclosure statement and liquidation analysis (1.3); review and revise notices of filing (.4).
04/19/21	A M Stover	0.6	Reviewed statute and rules regarding [REDACTED] and conferred with R. Spigel regarding disclosure statement and provided additional feedback.
04/20/21	J R Herz	0.7	Attend 341 meeting telephonically.
04/20/21	R L Spigel	1.2	Telephone conference with K. Norfleet regarding plan (.4); review research regarding plan (.2); email to Board regarding plan and Disclosure Statement (.6).
04/20/21	R L Spigel	0.7	Telephone conference with C. Newcomb regarding Monthly Operating Report, Disclosure Statement and open matters (.7).
04/21/21	J R Herz	2.5	Draft response to objections to Disclosure Statement.
04/21/21	C R Newcomb	0.4	Review and revise response to disclosure statement objection.
04/21/21	J B Rubenstein	1.3	Call with R. Spigel and J. Lawrence to discuss strategy regarding discovery and plan issues (0.3); call with M. Fallquist, R. Bhullar, and C. McArthur regarding status update on issue related to the Attorney General and the plan (1.0).
04/21/21	R L Spigel	3.7	Telephone conference with J. Rubenstein regarding Disclosure Statement and case strategy (.2); review documents regarding plan matters (.4); telephone conferences with A. Ryan regarding Disclosure Statement and Plan and open matters (.7); follow up email to A. Ryan regarding same (.4); email to P. Aronzon regarding same and related follow up (.3) conference call with M Fallquist, J. Rubenstein and J. Lawrence regarding same (.4); telephone conference with J. Whitworth regarding Disclosure Statement (.1); telephone conference with P. Aronzon regarding plan and Disclosure Statement (.5); email with R. Clay and J. Scott regarding plan status (.2); conference call with Board regarding case and status (.5).

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/22/21	R M Fontenla	1.8	Emails with R. Spigel and J. Herz regarding disclosure statement briefing (0.2); review briefing and pull numerous cases regarding same (1.6).
04/22/21	J B Henderson	0.3	Telephone conference with R. Spigel regarding UCC objections (.3).
04/22/21	J R Herz	1.8	Continue to draft response to objection to motion to approve the Disclosure Statement (1.6); email R. Spigel concerning issues relating to brief (.2).
04/22/21	C R Newcomb	2.0	Review and revise disclosure statement objection (.8); call and correspondence regarding same and related disclosure statement and plan issues (.6); correspondence with R. Spigel regarding issues raised by UCC (.2); review and research cases related to same (.4).
04/22/21	J B Rubenstein	1.0	Consideration regarding issues concerning the plan and disclosure statement hearing.
04/22/21	R L Spigel	5.6	Email with M. Fallquist regarding open matters (.1); email with R. Bhullar regarding open matters (.2); telephone conferences with D. Azman regarding Disclosure Statement and case (.7); telephone conference with P. Aronzon regarding same (1.0); review research regarding plan and Disclosure Statement objections (.5); conference call with M. Fallquist, R. Bhullar, J. Rubenstein regarding plan, Disclosure Statement, Attorney General and open matters (.4); email Board (.3); emails with C. Newcomb regarding Disclosure Statement and email with J. Herz regarding Reply (.1); review/revise draft Reply (2.3).
04/23/21	J R Herz	0.2	Review ERCOT objection to Disclosure Statement.
04/23/21	J R Herz	2.1	Draft chart responding to each specific allegation in ERCOT objection.
04/23/21	J R Herz	2.5	Call with R. Spigel and C. Newcomb concerning responding to Disclosure Statement objections (2.5).
04/23/21	J B Lawrence	2.1	Call with Board, J. Rubenstein and R. Spigel regarding disclosure statement issues and UCC status (1.1); strategy regarding disclosure statement oppositions (1.0).
04/23/21	C R Newcomb	4.8	Review objections to disclosure statement (.8); call with R. Spigel and J. Herz regarding response to disclosure statement objections and related issues (2.5); drafting disclosure statement objection response (1.5).
04/23/21	J B Rubenstein	2.0	Call with Board and R. Spigel, J. Lawrence regarding plan and disclosure statement hearing issues (1.1); review and analyze objections to the Disclosure Statement (0.9).

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/23/21	R L Spigel	10.6	Telephone conference with P. Aronzon regarding Disclosure Statement objections (.5); telephone conference with M. Fallquist regarding same (.5); telephone conference with J. Lawrence regarding same (.2); telephone conference with R. Clay and J. Scott regarding process (.2); conference call with J. Herz and C. Newcomb regarding response to UCC objection (2.5); emails to Board regarding objection (.3); Board call (1.1) telephone conference with C. Newcomb regarding same and open matters (.3); attention to Reply and objections filed (3.7); telephone conference with A. Ryan regarding Disclosure Statement and open matters (.2); telephone conference with D. Azman regarding Disclosure Statement and open matters (.8); emails with J. Lawrence and J. Rubenstein regarding same (.1); telephone conference with R. Obaldo regarding Disclosure Statement and case (.2).
04/24/21	J B Henderson	0.3	Telephone conference with R. Spigel regarding UCC Disclosure Statement objection (.2); comments to disclosure regarding business combination (.1).
04/24/21	J R Herz	8.0	Drafting chart addressing issues in UCC objection to Disclosure Statement (2.1); research concerning reply to UCC objection (.8); drafting reply to objections to motion to approve Disclosure Statement (5.1).
04/24/21	C R Newcomb	7.3	Drafting reply to disclosure statement objection (4.4); research regarding good faith issues (.5); research regarding liquidation analysis issues (.5); review cases regarding interest rate (.2); review Debtor records related to disclosure statement reply (.5); correspondence with R. Spigel regarding disclosure statement reply (.2); correspondence and calls with J. Herz regarding disclosure statement reply (1.0).
04/24/21	R L Spigel	5.7	Telephone conference with P. Aronzon regarding objections to Disclosure Statement (.4); email to Board regarding same (.1); telephone conference with K. Norfleet regarding Disclosure Statement (.7); email with D. Yang regarding plan and Disclosure Statement (.1); telephone conference with M. Fallquist regarding Disclosure Statement and Reply (.5); handle Reply matters (3.9).
04/25/21	J B Henderson	1.3	Analyze and revise reply to Committee objection (1.1); telephone conference with R. Spigel to discuss same (.2).
04/25/21	J R Herz	6.6	Continue to draft reply (3.0); multiple emails with R. Spigel concerning reply (.3); revise objection chart in Disclosure Statement (3.3).
04/25/21	J B Lawrence	0.5	Revise reply in support of disclosure statement (0.5).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/25/21	C R Newcomb	7.8	Draft release section of disclosure statement objection response (1.4); review and revise disclosure statement response (1.7); calls and correspondence with R. Spiegel regarding same (.4); calls and correspondence with J. Herz regarding same (.8); additional research regarding interest (.4); review revised plan and disclosure statement (.3); research regarding inclusion of releases of directors, officers and affiliates in liquidating plans (.6); correspondence with R. Spiegel regarding same (.1); call with R. Spiegel regarding plan and disclosure statement issues, response to objections and hearing matters (.5); draft chart addressing Committee's factual distortions (1.6).
04/25/21	J B Rubenstein	1.2	Review and revise portions of the brief in reply to the objections to the disclosure statement (1.0); telephone conference with R. Spiegel regarding same (0.2).
04/25/21	R L Spiegel	13.9	Telephone conference with B. Henderson regarding Reply (.2); telephone conference with M. Toulouse regarding Disclosure Statement (.5); telephone conference with J. Rubenstein regarding Disclosure Statement (.2); telephone conference with M. Fallquist regarding same (.1); telephone conferences with C. Newcomb and J. Herz regarding Reply (.5); review and revise Reply (11.4); prepare for hearing (1.0).
04/25/21	M Toulouse	0.9	Telephone call and correspondence with R. Spiegel regarding Macquarie facilities (.5); review draft language for Disclosure Statement proposed by R. Spiegel (.4).
04/26/21	J B Henderson	3.1	Review UCC objection (.5); revising response to objection, including with respect to corporate structure and business combination matters (1.2); discussions with R. Spiegel regarding strategy (.3); review of business combination (.3); review and revise table UCC distortions chart (.8).
04/26/21	J R Herz	4.3	Continue to draft chart to reply to Disclosure Statement objections (.3); research issues relating to UCC objection (.2); continue to work on charts addressing objections to the Disclosure Statement (1.7); draft motion to seal reply to Disclosure Statement motion objection (1.8); call with J. Lawrence and C. Newcomb concerning hearing logistics and filing (.3).
04/26/21	J R Herz	0.6	Hearing logistics and filing.
04/26/21	J R Herz	1.0	Draft M. Fallquist declaration in support of reply to Disclosure Statement objection.
04/26/21	J B Lawrence	0.4	Correspondence with counsel for Committee (0.4).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/26/21	C R Newcomb	11.1	Draft and revise chart refuting Committee factual allegations in disclosure statement objection (3.2); correspondence with R. Spiegel, M. Fallquist, R. Bhullar and C. McArthur regarding same (.5); correspondence and calls with J. Herz regarding various disclosure statement response issues (1.0); calls and correspondence with R. Spiegel and J. Herz regarding disclosure statement reply and hearing (1.5); revising disclosure statement reply (1.5); correspondence with B. Henderson and J. Kazlow regarding various factual points in reply (.4); call and correspondence with A. Stover regarding [REDACTED] issues (.5); correspondence with D. Eastlake regarding declaration and exhibit local practice (.2); review and revise plan (.5); review and revise disclosure statement (.8); review and revise ballots (1.0)
04/26/21	J B Rubenstein	1.5	Review and revise draft reply brief and accompanying documents in support of the disclosure statement (1.5).
04/26/21	R L Spiegel	13.3	Telephone conference with M. Fallquist regarding Disclosure Statement (.2); review and revise Reply (6.1); email to P. Aronzon, M. Fallquist and team regarding same (.2); email with B. Henderson regarding Reply (.1); telephone conference with B. Henderson regarding same (.2); email with P. Aronzon regarding Reply (.1); review UCC list of Plan requests and email P. Aronzon, M. Fallquist and team regarding same (.2); telephone conference with R. Bhullar regarding Reply (.4); review R. Bhullar and M. Fallquist comments (.2); review settlement term sheet (.2); telephone conference with J. Rubenstein regarding same (.1); review/revise fact chart exhibit to Reply (1.7); review response chart (.7); email with D. Eastlake regarding Reply exhibits (.1); review disclosure statement order and revisions to attachments (.7); telephone conference with C. Newcomb regarding Reply (.1); telephone conference with M. Fallquist regarding same and regarding term sheet (.6); email Board regarding same (.4); telephone conference with J. Rubenstein and J. Lawrence regarding term sheet (.4); emails with J. Scott and R. Clay regarding same and follow up regarding same (.2); telephone conference with K. Norfleet regarding Reply (.2); email to N. Bain and G. Craig regarding Reply (.2).
04/26/21	A M Stover	0.7	Conferred with C. Newcomb regarding background information related to retail electric provider certifications.
04/27/21	J R Herz	0.7	Create witness and exhibit list for hearing on Disclosure Statement Objections (.6); update fact chart (.1).
04/27/21	J R Herz	0.6	Review objection filed by Karen Prescott.
04/27/21	J R Herz	0.4	Call with K. Chiu regarding sealing motion.
04/27/21	J R Herz	2.2	Revise reply to respond to Prescott Objection.
04/27/21	J R Herz	2.5	Continue to draft Fallquist declaration in support of reply to objection to Disclosure Statement (1.8); coordinate and finalize multiple Disclosure Statement related documents for filing (.7).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/27/21	J R Herz	0.8	Revise motion to seal based on R. Spiegel's comments.
04/27/21	J R Herz	0.4	Review and revise reply.
04/27/21	C R Newcomb	10.0	Review and revise notices of amended plan, disclosure statement and solicitation procedures order (.4); review and revise plan (.6); review and revise disclosure statement (1.2); correspondence with M. Fallquist, R. Bhullar and C. McArthur regarding revised plan and disclosure statement and declaration to reply (.4); review and revise disclosure statement order and exhibits (1.4); review and revise declaration of M. Fallquist in support of reply (.8); review and revise 3 month cash flow forecast (.4); correspondence with R. Bhullar and R. Spiegel regarding same (.8); review and revise reply and exhibits (1.5); prepare plan and disclosure statement documents for filing (1.0); correspondence and call with counsel to Committee and R. Spiegel regarding plan issues (.5); review tort plaintiffs objection (.2); correspondence with team regarding same (.2); redact portions of reply papers (.6)
04/27/21	R L Spiegel	14.4	Telephone conference with B. Henderson regarding Reply (.1); revise chart to Reply (.8); telephone conference with J. Scott, R. Clay and J. Rubenstein regarding settlement (.5); revise Disclosure Statement and Reply (.4); email to Board with documents (.2); telephone conference with J. Rubenstein regarding same (.1); telephone conference with C. Newcomb regarding Reply (.2); review/revise notices and emails with J. Herz and C. Newcomb regarding same (.2); telephone conference with J. Lawrence regarding Reply and motion to seal (.5); telephone conference with D. Eeastlake regarding hearing (.2); review and revise motion to seal (1.2); telephone conference with R. Bhullar regarding budget and Reply (.5); prepare response to Attorney General (1.8); telephone conference with J. Binford and L. Milligan regarding [REDACTED] (.2); telephone conference with M. Fallquist, J. Rubenstein regarding Reply and other open matters (.8); telephone conference with D. Yang, C. Gibbs, D. Azman regarding plan comments (.2); email with C. Newcomb regarding same and follow up regarding same (.2); telephone conference with A. Ryan, R. Obaldo regarding term sheet (.6); review/revise Reply and filings (5.7).
04/27/21	M Toulouse	0.3	Correspondence with R. Spiegel regarding Macquarie Agreements/Disclosure Statement.
04/28/21	J R Herz	2.7	Coordinate and finalize a number of filings related to Disclosure Statement reply (2.7).
04/28/21	J R Herz	1.8	Email with R. Spiegel concerning hearing preparation. (.2); draft legal summary for R. Spiegel hearing preparation (1.6).
04/28/21	J B Lawrence	2.5	Prepare M. Fallquist for potential testimony and cross-examination (2.5).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/28/21	C R Newcomb	3.5	Correspondence and calls with R. Spigel regarding disclosure statement hearing (1.2); correspondence with counsel for committee and chambers regarding confidentiality protocols (.4); call and correspondence with counsel for ERCOT regarding solicitation procedures issues(1.2); revise disclosure statement order to address ERCOT issues (.4); correspondence with M. Fallquist regarding filed disclosure statement documents and hearing (.3)
04/28/21	J B Rubenstein	0.5	Call with J. Lawrence, R. Spigel, and M. Fallquist regarding disclosure statement hearing (0.5).
04/28/21	R L Spigel	11.9	Disclosure Statement hearing preparation (7.1); telephone conference with J. Lawrence regarding hearing preparation (.5); telephone conference with C. Newcomb regarding same (.5); telephone conference with K. Norfleet regarding same (.5); telephone conferences with J. Herz regarding hearing (.2); M. Fallquist witness preparation (.5); conference call with A. Ryan, R. Obaldo and J. Rubenstein regarding settlement (.5); telephone conference with R. Clay and w J. Scott regarding same (.3); telephone conferences with J. Rubenstein regarding hearing and regarding same (.5); telephone conference with D. Perry, K. Lippman regarding ERCOT Disclosure Statement objections (.5); telephone conference with P. Aronzon regarding Disclosure Statement hearing (.2); telephone conference with M. Fallquist regarding same (.2); telephone conference and email with J. Lawrence and D. Azman and regarding hearing/exhibits (.4).
04/29/21	J R Herz	0.5	Review issues relating to debtor releases.
04/29/21	J R Herz	3.1	Review claims run in relation to classification and solicitation issues (1.5); attend hearing on disclosure statement (1.6).
04/29/21	J B Lawrence	2.6	Prepare for hearing on disclosure statement and motion to quash (1.0); participate in hearing on disclosure statement and motion to quash (1.6).
04/29/21	C R Newcomb	4.3	Correspondence with Stretto regarding solicitation preparations (.4); review documents and exhibits in preparation for disclosure statement hearings (.8); attend disclosure statement hearing (2.0); confer with R. Spigel regarding same (.6); follow up regarding disclosure statement discussion of debtor releases (.5)
04/29/21	J B Rubenstein	1.6	Attended the disclosure statement hearing.
04/29/21	L R Santos-Bishop	0.3	Research regarding disclosure solicitation matter and summary of same.

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/29/21	R L Spigel	5.8	Prepare for (1.5) and attend Disclosure Statement hearing (1.6); telephone conference with J. Rubenstein and J. Lawrence regarding same (.2); telephone conference with R. Bhullar regarding same (.6); telephone conference with J. Lawrence regarding same/open items (.3); telephone conference with M. Fallquist regarding same (.2); telephone conference with P. Aronzon regarding same (.4); Board call (1.0).
04/30/21	C R Newcomb	1.9	Review redacted material in disclosure statement and motion to quash papers (.6); correspondence with R. Spigel and J. Lawrence regarding same (.5); research regarding disclosure statement discussion of debtor releases (.8)
04/30/21	R L Spigel	0.7	Telephone conference with M. Fallquist regarding plan (.3); email with C. Newcomb regarding hearing follow up and open matters (.4).
Matter Hours		356.00	
Matter Fees		\$346,168.00	

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
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2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Chiu, K	7.9	665.00	5,253.50
Henderson, J B	5.4	965.00	5,211.00
Herz, J R	58.6	845.00	49,517.00
Lawrence, J B	8.5	980.00	8,330.00
Marcus, S D	1.9	1,395.00	2,650.50
Newcomb, C R	107.7	915.00	98,545.50
Rubenstein, J B	9.9	960.00	9,504.00
Rui, S X	3.1	665.00	2,061.50
Santos-Bishop, L R	0.3	610.00	183.00
Spigel, R L	145.3	1,105.00	160,556.50
Stover, A M	1.3	965.00	1,254.50
Toulouse, M	1.2	1,085.00	1,302.00
Wang, J	0.6	490.00	294.00
	351.7		\$344,663.50

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	4.3	350.00	1,505.00
	4.3		\$1,505.00

For Expenses Incurred:

Trial transcripts JUDICIAL TRANSCRIBERS OF - Griddy hearing transcript on motion to appoint additional committee held April 1, 2021 before Judge Isgur, Case No.21-30923-11	127.05
Trial transcripts JUDICIAL TRANSCRIBERS OF - Griddy 4/29/21 status conference/motion hearing transcript before Judge ISGUR, Case No. 21-30923-11	459.80
Computer research services	1,889.08
Total Expenses	\$2,475.93

Total Current Fees	\$346,168.00
Total Current Costs	\$2,475.93
Total Due This Invoice	\$348,643.93

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747773
Invoice Date: May 17, 2021
Matter Number: 089406.0102

REMITTANCE STATEMENT

Matter Number: 089406.0102
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Plan and Disclosure Statement
Invoice Number: 1747773
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$346,168.00
Total Expenses	\$2,475.93
Total Invoice Amount	<u>\$348,643.93</u>

TO ENSURE PROPER APPLICATION OF YOUR PAYMENT PLEASE RETURN THIS REMITTANCE ADVICE
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Please Remit to:**Wiring Instructions**

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ABA Number: 021 000 021
Swift Code: CHASUS33
Primary Account: 001 0000 2006
(Reference Invoice Number)

ACH Information:

Baker Botts L.L.P.
Bank: JP Morgan Chase Bank
Address: 712 Main Street, Houston, TX 77002
Routing Number: 111 000 614
Primary Account: 001 0000 2006
(Reference Invoice Number)

To Pay by Check, send to:

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Dallas, TX 75303-1251
(Reference Invoice Number)

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Hong Kong	Riyadh
Houston	San Francisco
	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742505
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0104

First Day Hearing

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/15/21	D R Eastlake	7.0	Prepare for and assist in all respects with first day hearing matters (7.0).
03/15/21	J B Henderson	1.0	Review and revise first day PowerPoint presentation (.7); discussions with team regarding strategy for first day hearing (.3).
03/15/21	J R Herz	3.9	Prepare notices relating to filing (1.0); prepare agenda (.6); prepare for presenting motions at first day hearing (2.3).
03/15/21	C R Newcomb	10.6	Review documents in preparation for first day hearing (1.6); review and revise first day hearing notice (.4); review and respond to US Trustee comments (1.4); call and correspondence with US Trustee (.8); review, revise and prepare first day motions and other documents for filing (4.6); coordinate filing and service with Stretto team (1.3); prepare creditor matrix for filing (.5).
03/15/21	R L Spiegel	8.4	Prepare for first day hearing.
03/16/21	K Chiu	0.4	Review and file revised proposed cash collateral order (0.2); finalize and file first day hearing agenda (0.2).
03/16/21	K Chiu	1.7	Email correspondence with J. Herz and C. Newcomb regarding first day hearing (0.1); prepare for and dial into and support first day hearing (1.6).
03/16/21	D R Eastlake	4.2	Prepare for (2.4) and attend (1.8) first day hearing.
03/16/21	R M Fontenla	1.6	Emails with J. Herz regarding first day hearing (0.2); download file stamped copies of all pleadings and zip same for use in first day hearing (0.8); emails with J. Herz regarding transcript of first day hearing (0.1); prepare transcript request form and file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.5).

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
First Day Hearing

Invoice No: 1742505
Invoice Date: April 15, 2021
Matter: 089406.0104

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/16/21	J B Henderson	1.4	Participate in first day hearing (partial) (1.2); follow up with R. Spiegel regarding issues raised at hearing (.2).
03/16/21	J R Herz	4.3	Continue to prepare for first day hearing and related filings (2.1); attend and participate in first day hearing (1.8); telephone conference concerning first day hearing and next steps (.1); email R. Bhullar concerning compliance with the cash management motion (.2); email J. DelToro (Stretto) regarding service of first day orders (.1).
03/16/21	C R Newcomb	6.8	Review documents and prepare outline for first day hearing (2.5); correspondence and conferences with R. Spiegel regarding same and post-hearing issues (1.5); attend first day hearing (1.8); review and revise agenda (.4); correspondence with Stretto team regarding service of various documents (.4); call with D. Eastlake regarding procedural issues (.2).
03/16/21	J B Rubenstein	1.7	Attend first day hearing.
03/16/21	R L Spiegel	9.1	Prepare for (7.3) and attend first day hearing (1.8).
03/18/21	R M Fontenla	0.3	Emails with C. Newcomb, J. Herz and M. Henry of Judicial Transcribers regarding first day hearing transcript (0.3).
Matter Hours		62.40	
Matter Fees		\$60,573.00	

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
First Day Hearing

Invoice No: 1742505
Invoice Date: April 15, 2021
Matter: 089406.0104

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Chiu, K	2.1	665.00	1,396.50
Eastlake, D R	11.2	1,105.00	12,376.00
Henderson, J B	2.4	965.00	2,316.00
Herz, J R	8.2	845.00	6,929.00
Newcomb, C R	17.4	915.00	15,921.00
Rubenstein, J B	1.7	960.00	1,632.00
Spigel, R L	17.5	1,105.00	19,337.50
	60.5		\$59,908.00

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	1.9	350.00	665.00
	1.9		\$665.00

For Expenses Incurred:

Trial transcripts JUDICIAL TRANSCRIBERS OF - Transcript of Griddy Hearing March 16, 2021 - Case No 21-30923-11 / JUDGE MARVIN ISGUR	435.60
Trial transcripts JUDICIAL TRANSCRIBERS OF - Griddy hearing transcript before Judge JUDGE MARVIN ISGUR, Case No.21-30923-11, MARCH 19, 2021	205.70
Computer research services	1,439.40
Total Expenses	\$2,080.70

Total Current Fees	\$60,573.00
Total Current Costs	\$2,080.70
Total Due This Invoice	\$62,653.70

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	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742505
Invoice Date: April 15, 2021
Matter Number: 089406.0104

REMITTANCE STATEMENT

Matter Number: 089406.0104
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: First Day Hearing
Invoice Number: 1742505
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$60,573.00
Total Expenses	\$2,080.70
Total Invoice Amount	<u>\$62,653.70</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742506
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0106

Business Operations

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/15/21	C R Newcomb	0.8	Calls and correspondence with R. Bhullar regarding various cash management issues.
03/17/21	C R Newcomb	0.4	Correspondence with R. Bhullar regarding various cash management compliance issues.
03/22/21	C R Newcomb	0.6	Correspondence with US Trustee's office regarding bank account compliance (.2); call and correspondence with R. Bhullar and team regarding US Trustee compliance and disclosures (.4).
03/23/21	C R Newcomb	0.2	Correspondence with M. Turner regarding initial report to US Trustee.
03/24/21	C R Newcomb	0.3	Correspondence with R. Bhullar regarding cash management and other first day team regarding initial report.
03/25/21	C R Newcomb	2.5	Review and revise draft of initial report to US Trustee (1.2); review related schedules and other documents (.4); correspondence with R. Bhullar regarding initial report and initial debtor interview (.4); correspondence with R. Spiegel regarding same (.3); correspondence with R. Bhullar regarding prepetition creditor collection notice (.2)
03/29/21	C R Newcomb	1.2	Review and prepare answers for questions from Debtor regarding initial report (.5); review and revise initial report (.3); correspondence with R. Spiegel, J. Rubenstein and J. Lawrence regarding information needed for initial report (.2); correspondence with US Trustee's office regarding 341 meeting schedule (.2).
03/30/21	C R Newcomb	1.5	Correspondence with R. Bhullar and R. Spiegel regarding information needed for initial report (.5); review and revise initial report (1.0).

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Business Operations

Invoice No: 1742506
Invoice Date: April 15, 2021
Matter: 089406.0106

Matter Hours	7.50
Matter Fees	\$6,862.50

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Business Operations

Invoice No: 1742506
Invoice Date: April 15, 2021
Matter: 089406.0106

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Newcomb, C R	7.5	915.00	6,862.50
	7.5		\$6,862.50

Total Current Fees	\$6,862.50
Total Due This Invoice	\$6,862.50

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30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742506
Invoice Date: April 15, 2021
Matter Number: 089406.0106

REMITTANCE STATEMENT

Matter Number: 089406.0106
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Business Operations
Invoice Number: 1742506
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$6,862.50
Total Expenses	\$0.00
Total Invoice Amount	<u>\$6,862.50</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747774
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0106

Business Operations

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/05/21	J B Henderson	0.3	Review and revise board meeting minutes (.2); correspondence relating to same (.1).
04/07/21	C R Newcomb	1.0	Draft revised versions of cash management and tax orders.
04/08/21	C R Newcomb	1.2	Review and revise cash management order and tax order (1.1); correspondence with R. Spiegel regarding same (.3).
04/09/21	C R Newcomb	0.2	Correspondence with R. Bhullar regarding tax payment issues.
04/17/21	C R Newcomb	2.6	Review and revise 90 day budget (1.4); correspondence with R. Bhullar regarding same (.8); correspondence with R. Spiegel regarding same (.4).
04/18/21	C R Newcomb	0.3	Correspondence with R. Bhullar and R. Spiegel regarding budget issues.

Matter Hours	5.60
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Matter Fees	\$5,139.00
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Business Operations

Invoice No: 1747774
Invoice Date: May 17, 2021
Matter: 089406.0106

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Henderson, J B	0.3	965.00	289.50
Newcomb, C R	5.3	915.00	4,849.50
	5.6		\$5,139.00

For Expenses Incurred:

Other professionals ENERGY SERVICES GROUP - March 2021 - QuickTariff Filings 540.00

Total Expenses **\$540.00**

Total Current Fees	\$5,139.00
Total Current Costs	\$540.00
Total Due This Invoice	\$5,679.00

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Griddy Energy LLC (Debtor-in-Possession)
 30 Post Road East
 Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747774
 Invoice Date: May 17, 2021
 Matter Number: 089406.0106

REMITTANCE STATEMENT

Matter Number: 089406.0106
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Business Operations
Invoice Number: 1747774
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$5,139.00
Total Expenses	\$540.00
Total Invoice Amount	<u>\$5,679.00</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742507
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0107

Case Administration

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/15/21	R M Fontenla	11.1	Numerous conferences and emails regarding first day filings (1.3); filing first day pleadings via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (9.0); numerous emails regarding first day matters (0.4); emails regarding case deadlines (0.2); calendar deadlines and forward calendar notices to working group (0.2).
03/15/21	J B Rubenstein	1.0	Attend to matters related to the bankruptcy filings and correspondence with R. Spigel regarding same.
03/16/21	R L Spigel	2.7	Office conference with C. Newcomb regarding open matters, court, orders (1.0); telephone conference with R. Bhullar regarding hearing, open matters (.4); telephone conference with P. Aronzon regarding same (.9); revise stay letter and email to J. Lawrence regarding same (.4).
03/17/21	R M Fontenla	0.7	Emails with C. Newcomb and J. Herz regarding notice of hearing for April 6, 2021 hearing (0.2); draft and revise same (0.5).
03/17/21	R M Fontenla	0.7	Emails with C. Newcomb regarding case deadlines (0.1); calendar deadlines and forward calendar notices to working group (0.3); emails with C. Newcomb and J. Herz regarding hearing transcript (0.1); emails with M. Henry of Judicial Transcribers regarding same (0.2).
03/17/21	J B Lawrence	4.1	Prepare for and participate in meet and confer with D. Potts, K. Schroeder, and R. Obaldo regarding former customer claims and notice (1.8); follow up with R. Spigel regarding same (.04); research issues concerning class claims, and strategy regarding same (1.1); prepare for hearing on customer notice issues (0.8).
03/17/21	S D Marcus	0.8	Legal research and analysis regarding tax question.

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case AdministrationInvoice No: 1742507
Invoice Date: April 15, 2021
Matter: 089406.0107

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/17/21	C R Newcomb	1.3	Correspondence and calls with J. Herz and R. Spiegel regarding upcoming deadlines and filings (.7); correspondence with R. Bhullar regarding same (.3); correspondence with R. Fontenla regarding notices of hearing (.1); review and revise same (.2).
03/17/21	C R Newcomb	2.8	Research regarding bar date timing and purposes and other related issues (2.4); correspondence with R. Spiegel regarding same (.4).
03/17/21	R L Spiegel	0.5	Telephone conference with R. Bhullar regarding open matters (.4); telephone conference with S. March regarding tax (.1).
03/18/21	R M Fontenla	3.5	Emails with J. Herz regarding hearing transcript (0.1); emails with C. Newcomb, J. Herz and K. Chiu regarding exhibit and witness list (0.3); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails with J. Herz and C. Newcomb regarding case deadlines (0.2); calendar same and forward calendar notices to working group (0.4); emails regarding pro hac vice entries and ECF credentials for R. Spiegel, C. Newcomb and J. Herz (0.5); prepare pro hac vice ECF credential applications for R. Spiegel, C. Newcomb and J. Herz (0.7); emails with clerk regarding same (0.2); emails with J. Herz and C. Newcomb regarding notice of hearing and agenda (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.5).
03/18/21	J B Lawrence	4.0	Prepare M. Fallquist for potential testimony regarding customer notice, and communications regarding same (1.5); analyze proposed Rule 2004 request from D. Potts (1.0); strategy regarding claims process and defenses (1.5).
03/18/21	C R Newcomb	0.5	Correspondence with R. Bhullar and Griddy team regarding various US Trustee compliance issues.
03/18/21	C R Newcomb	2.3	Review and revise notice of hearing for 4/6 hearing (.3); correspondence with courtroom clerk regarding KERP hearing schedule (.2); review and revise agenda for 3/19 hearing (.2); review local rules on noticing issues (.2); review and revise witness and exhibit list (.2); correspondence and calls with R. Spiegel and J. Herz regarding same (.4); call and correspondence with J. Herz regarding various chapter 11 upcoming deadlines, staffing planning and retention issues (.6); review and revise agenda (.2).
03/18/21	R L Spiegel	0.9	Telephone conference with L. Do regarding hearing (.2); follow up with C. Newcomb regarding same (.1); review/comment on exhibit list, telephone conference with J. Lawrence regarding same (.2); follow up with C. Newcomb regarding same and bar date (.2); email to D. Potts regarding stay violation (.2).
03/19/21	R M Fontenla	0.7	Emails with C. Newcomb and J. Herz regarding research regarding [REDACTED] (0.2); review docket and pleadings regarding same (0.5).

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case AdministrationInvoice No: 1742507
Invoice Date: April 15, 2021
Matter: 089406.0107

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/19/21	R M Fontenla	3.2	Emails regarding case deadlines (0.2); calendar deadlines and forward calendar notices to working group (0.3); emails regarding transcript from 3/19/2021 hearing (0.2); prepare transcript request form and file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.7); email with M. Henry of Judicial Transcribers regarding transcript (0.2); emails with J. Herz regarding notice of hearing (0.2); draft and revise same (0.5); emails with J. Herz and C. Newcomb regarding notices of hearing for March 29 and April 6, 2021 (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.7).
03/19/21	J R Herz	0.2	Email Baker Botts team concerning administrative issues relating to bankruptcy case.
03/19/21	J B Lawrence	1.2	Strategy and research regarding former customer notice and claims (1.2).
03/19/21	C R Newcomb	1.8	Attend bar date and retention motion status conference (.8); review documents in preparation for same (.2); review and revise hearing notice related to same (.1); call and correspondence with J. Herz regarding various post-hearing follow up issues (.3).
03/19/21	J B Rubenstein	0.8	Attend status conference hearing (0.8).
03/19/21	R L Spigel	3.7	Prepare for and attend status conference (1.4); follow up with J. Lawrence and J. Rubenstein regarding same (1.4); telephone conference with M. Fallquist regarding same (.4); telephone conference with R. Bhullar regarding open matters (.5).
03/21/21	R L Spigel	1.4	Telephone conference and email with R. Bhullar regarding Schedules and SOFAs and open matters (1.2); email to A. Tsai regarding comments (.1); revise Global Notes and email to R. Bhullar regarding same (.2).
03/22/21	R M Fontenla	0.4	Numerous emails with J. Herz and M. Henry of Judicial Transcribers regarding 3.19.2021 hearing transcript (0.4); emails with J. Rubenstein regarding M. Fallquist declaration (0.2).
03/22/21	J R Herz	0.6	Email to R. Spigel concerning hearing related issues and transcripts (.1); revise and update case status memo (.5).
03/22/21	J B Lawrence	1.5	Research and strategy regarding Debtor insurance assets (1.5).
03/22/21	C R Newcomb	0.2	Correspondence with R. Spigel regarding local rules related to hearings (.1); review local rules (.1)
03/23/21	R M Fontenla	2.1	Numerous emails with R. Spigel and J. Herz regarding case deadlines (0.4); draft and revise case calendar regarding deadlines (1.3); emails with J. Herz, R. Spigel, C. Newcomb, R. Hart, L. Gee and M. Henry regarding 3.19.2021 hearing transcript (0.4).
03/23/21	R L Spigel	0.1	Email with R. Fontenla regarding case administration (.1).

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case AdministrationInvoice No: 1742507
Invoice Date: April 15, 2021
Matter: 089406.0107

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/23/21	M D Turner	1.7	Prepare draft initial operating report (1.7).
03/24/21	K Chiu	0.2	Finalize and file notice of hearing (0.2).
03/24/21	R M Fontenla	0.8	Numerous emails with J. Herz and C. Newcomb regarding motions to be filed and self-calendaring process (0.2); review Judge Isgur rules regarding same (0.3); calendar case deadline and forward calendar notices to working group (0.3).
03/24/21	J R Herz	0.5	Draft notice of hearing for 4/29 hearing (.3); email R. Bhullar concerning motions filed today (.1); call with C. Newcomb concerning filing schedules and SOFAs (.1).
03/24/21	R L Spiegel	1.2	Telephone conference with J. Whitworth and S. Stratham regarding committee and case matters (.5); telephone conference with S. Jordan regarding status (.3); reviewing motions to be filed and emails with J. Herz regarding same (.4).
03/25/21	R M Fontenla	0.7	Emails with J. Herz regarding 3.24.2021 pleadings filed (0.2); review docket and forward 3.24.2021 pleadings filed to J. Herz and R. Spiegel(0.3); emails with R. Spiegel, J. Herz and R. Hart regarding case administration (0.2).
03/25/21	J R Herz	1.3	Draft notice for revised proposed order for motion to redact (.6); revise based on comments from R. Spiegel(.3); draft notice of revised proposed order for bar date (.2); draft witness and exhibit list (.2).
03/25/21	R L Spiegel	3.2	Revise redaction order and customer message (2.1); email with J. Rubenstein re regulators (.3); telephone conference with M. Fallquist regarding status (.3); review notices sent to Griddy (.1); telephone conference with A. Stewart regarding insurance (.2); follow up emails with J. Herz regarding same (.2).
03/26/21	R M Fontenla	2.0	Emails with J. Herz regarding Exhibit and Witness List for 3.29.2021 hearing (0.2); file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.3); emails with J. Herz regarding notice of filing of revised interim order regarding redaction of creditors information (0.2); file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.3); emails with J. Herz regarding notice of hearing regarding disclosure statement (0.2); file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.3); emails with J. Herz regarding notice of filing of revised proposed order regarding bar date (0.2); file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.3).
03/26/21	R M Fontenla	1.8	Emails with R. Spiegel and J. Herz regarding case deadlines (0.1); review docket regarding same (0.4); revise calendar regarding same (0.2); emails with J. Herz regarding case deadline (0.1); calendar same and forward calendar notices to working group (0.3); emails with J. Herz regarding agenda (0.1); calendar same and forward calendar notices to working group (0.3); review docket regarding

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case AdministrationInvoice No: 1742507
Invoice Date: April 15, 2021
Matter: 089406.0107

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			pleadings filed 3.26.2021 and forward same to R. Spigel, C. Newcomb and J. Herz (0.3).
03/26/21	J R Herz	0.3	Finalize witness and exhibit list for March 29 hearing (.1); email R. Fontenla regarding filling same (.1); email R. Fontenla concerning case calendar and updating same (.1).
03/26/21	J R Herz	0.1	Prepare agenda for Monday hearing (.1).
03/26/21	J B Lawrence	2.1	Research and strategy regarding negotiations with potential customer committee (1.5); prepare for hearing on notice and bar date (0.6).
03/26/21	C R Newcomb	0.3	Review and revise draft notices of hearing; correspondence with J. Herz regarding various hearing and scheduling issues.
03/26/21	R L Spigel	4.5	Emails with C. Newcomb regarding 3/29 and 4/29 hearings (.2); work on notices and hearing related matters (2.3); telephone conference with K. Norfleet regarding Monday hearing and status (.9); email with A. Stewart regarding insurance (.1); telephone conference with J. Lawrence regarding Monday hearing (.4); telephone conference with J. Prince regarding same (.2); telephone conference with P. Aronzon regarding same and plan (.2); telephone conference with J. Rubenstein regarding Attorney General email (.2).
03/28/21	J B Rubenstein	0.3	Telephone conference with R. Spigel regarding preparation for hearing.
03/28/21	R L Spigel	0.3	Telephone conference with J. Rubenstein regarding preparation for hearing.
03/29/21	R M Fontenla	0.9	Emails with J. Herz and C. Newcomb regarding transcript of 3.29.2021 hearing (0.2); prepare transcript request form and file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.5); email with M. Henry of Judicial Transcribers regarding same (0.2).
03/29/21	J R Herz	1.5	Email R. Spigel concerning bar date motion and hearing on same (.1); attend telephonic hearing today (1.4).
03/29/21	C R Newcomb	0.5	Review and comment on response to committee appointment motions (.3); call and correspondence with J. Herz regarding same (.2).
03/29/21	J B Rubenstein	1.5	Telephone conference with R. Spigel regarding hearing preparation (0.3); attend bankruptcy court hearing (1.2).
03/29/21	R L Spigel	7.8	Prepare for (1.3) and attend hearing (1.4); telephone conference with J. Rubenstein prior to hearing regarding same (.3); telephone conference with J. Herz and C. Newcomb regarding follow up (.4); telephone conference with J. Lawrence and J. Rubenstein regarding same (.2); telephone conference with M. Fallquist regarding same (.5); follow up regarding hearing related matters (.8); revising

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			orders (.8); emails to AG and to plaintiffs' counsel regarding same (.1); email to J. Whitworth regarding same (.1); email with A. Ryan regarding notices (.1); Board call (.9); handling follow up matters (.6); review research regarding committee appointment (.4).
03/29/21	A M Stover	0.2	Confer with R. Spiegel regarding [REDACTED]
03/30/21	R M Fontenla	2.2	Emails with C. Newcomb and J. Herz regarding bar date order (0.2); file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.4); emails with C. Newcomb and J. Herz regarding notice/redaction order (0.2); file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.4); emails with M. Henry of Judicial Transcribers regarding transcript (0.2); emails with R. Hart regarding payment of same (0.2); emails with C. Newcomb and J. Herz regarding notice of commencement (0.2); file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.4).
03/30/21	J R Herz	1.6	Continue to draft objection to appointment of a committee.
03/30/21	J R Herz	3.7	Continue to draft objection to formation of committees (2.5); follow up research related to motion (1.2).
03/30/21	S D Marcus	1.5	Research and analysis regarding tax questions (.06) telephone conference. with R. Bhullar regarding foregoing (0.9).
03/30/21	C R Newcomb	0.3	Review and revise objection to motions to appoint committees.
03/30/21	R L Spiegel	5.4	Emails and telephone conference with R. Tow regarding proposed order (.3); emails with C. Newcomb regarding same (.2); email to J. Whitworth and team regarding same and open matters (.2) review orders entered and related emails (.1); reviewing service and email with C. Newcomb regarding same (.2); review joint stipulation and email with J. Lawrence regarding same (.1); telephone conference with P. Aronzon regarding open matters (.5); emails with J. Herz regarding committee formation request (.2); consideration of same (.2); work on response to committee formation requests (2.9); email with A. Tsai regarding notice issues (.2); handling related issues and email with C. McArthur regarding same (.3).
03/31/21	R M Fontenla	0.6	Emails with C. Newcomb and J. Herz regarding Agenda (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4).
03/31/21	J R Herz	0.7	Finalize objection to customer committee and tort committee formation and coordinate filing of same (.6); review documentation relating to appointing a committee (.1).
03/31/21	J R Herz	1.1	Finalize objection for filing (1.1).
03/31/21	J B Lawrence	0.6	Revise objection to appointment of customer committees (0.6).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/31/21	C R Newcomb	2.6	Review and revise Initial Report to US Trustee and prepare same for submission (1.6); correspondence with R. Bhullar and team regarding same (.7); correspondence with B. Griffin in US Trustee's office regarding same (.3).
03/31/21	J B Rubenstein	1.0	Telephone conferences with R. Spiegel regarding upcoming hearing strategy and committee formation (1.0).
03/31/21	L R Santos-Bishop	1.6	Cite check objection to committee appointments.
03/31/21	R L Spiegel	7.7	Review and revise committee formation objection (3.4); emails with J. Herz regarding same (.2); email and telephone conference with J. Lawrence regarding same (.3); telephone conference with J. Rubenstein regarding same (.5); revise same (.2); email to M. Fallquist, P. Aronzon and team regarding same (.1); telephone conference with C. McArthur regarding social media posting (.1); review agenda and email with J. Herz regarding same and witness list (.1); review cases regarding objection (.2); emails with P. Aronzon regarding objection (.2); review notices related to UCC appointment (.1); email and telephone conferences with M. Fallquist regarding open matters (.8); telephone conferences with R. Burnett regarding status (.4); handling open matters (.5); follow up regarding committee appointment and related matters (.7).

Matter Hours	119.10
Matter Fees	\$99,408.50

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
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<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Chiu, K	0.2	665.00	133.00
Herz, J R	11.6	845.00	9,802.00
Lawrence, J B	13.5	980.00	13,230.00
Marcus, S D	2.3	1,395.00	3,208.50
Newcomb, C R	12.6	915.00	11,529.00
Rubenstein, J B	4.6	960.00	4,416.00
Santos-Bishop, L R	1.6	610.00	976.00
Spigel, R L	39.4	1,105.00	43,537.00
Stover, A M	0.2	965.00	193.00
Turner, M D	1.7	820.00	1,394.00
	87.7		\$88,418.50

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	31.4	350.00	10,990.00
	31.4		\$10,990.00

For Expenses Incurred:

Court fees AMERICAN EXPRESS RORY MINTER FONTENLA Court Fees Griddy Energy Petition Filing Fee	1,738.00
Trial transcripts JUDICIAL TRANSCRIBERS OF - Griddy Energy 03-29-21 Status Conference transcript before Judge Isgur, Case No.21-30923-11	290.40

Total Expenses**\$2,028.40**

Total Current Fees	\$99,408.50
Total Current Costs	\$2,028.40
Total Due This Invoice	\$101,436.90

BAKER BOTTS L.L.P.

TAX ID 74-1195457

Austin	London
Brussels	Moscow
Dallas	New York
Dubai	Palo Alto
Hong Kong	Riyadh
Houston	San Francisco
	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742507
Invoice Date: April 15, 2021
Matter Number: 089406.0107

REMITTANCE STATEMENT

Matter Number: 089406.0107
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Case Administration
Invoice Number: 1742507
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$99,408.50
Total Expenses	\$2,028.40
Total Invoice Amount	<u>\$101,436.90</u>

TO ENSURE PROPER APPLICATION OF YOUR PAYMENT PLEASE RETURN THIS REMITTANCE ADVICE
OR EMAIL TO ARHOUSTON@BAKERBOTTS.COM

Please Remit to:
Wiring Instructions
Baker Botts L.L.P.
Bank: JP Morgan Chase Bank
Address: 712 Main Street, Houston, TX 77002
ABA Number: 021 000 021
Swift Code: CHASUS33
Primary Account: 001 0000 2006
(Reference Invoice Number)

ACH Information:
Baker Botts L.L.P.
Bank: JP Morgan Chase Bank
Address: 712 Main Street, Houston, TX 77002
Routing Number: 111 000 614
Primary Account: 001 0000 2006
(Reference Invoice Number)

To Pay by Check, send to:
Baker Botts L.L.P.
P.O. Box 301251
Dallas, TX 75303-1251
(Reference Invoice Number)

BAKER BOTTS L.L.P.

TAX ID 74-1195457

Austin	London
Brussels	Moscow
Dallas	New York
Dubai	Palo Alto
Hong Kong	Riyadh
Houston	San Francisco
	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747775
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0107

Case Administration

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/01/21	R M Fontenla	1.0	Emails with J. Herz regarding transcript for 4.1.2021 hearing (0.2); draft transcript request form and file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.6); emails with M. Henry of Judicial Transcribers regarding same (0.2).
04/01/21	R L Spiegel	3.6	Telephone conference with M. Fallquist regarding committee formation (.5); emails with M. Fallquist regarding same (.1); telephone conferences with R. Burnett regarding same (.8); telephone conference with E. Grillo regarding same (.2); telephone conference with H. O'Neill, L. Khoury and T. Williams regarding background and case status (.7); telephone conference with M. Fallquist regarding same and open matters (.2); email regarding case and status (.2); Board call (.9).
04/01/21	R L Spiegel	0.2	Emails regarding Khoury subpoena (.1); email with J. Binford regarding call and email with J. Scott regarding same (.1).
04/02/21	C R Newcomb	1.1	Correspondence with R. Spiegel, H. Duran and L. Do regarding adjournment of hearing (.5); prepare notice of adjournment and file same (.6).
04/02/21	R L Spiegel	1.7	Review and revise bar date order and related documents (1.4); email with M. Fallquist re documents (.1); emails with A. Tsai re email to customers (.2).
04/05/21	R M Fontenla	3.9	Numerous emails with C. Newcomb and J. Herz regarding case deadlines (0.5); calendar deadlines and forward calendar notices to working group (1.5); update hard calendar and forward to working group (1.4); review docket, upload pleadings to iManage and forward to working group (0.5).
04/05/21	R M Fontenla	0.2	Emails with M. Henry of Judicial Transcribers regarding April 1 2021 hearing transcript (0.2).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/05/21	R L Spigel	2.2	Email with R. Fontenla regarding case administration, email with C. Newcomb and J. Herz regarding same (.2); follow up regarding same (.4); review calendar and deadlines and email to United States Trustee (J. Whitworth) regarding notice of commencement (.5); handling open case matters (.8); email with A. Tsai regarding Proofs of Claim and email with A. Ryan regarding same (.2); email with B. Godbey regarding insurance (.1).
04/05/21	R L Spigel	0.2	Email to H. O'Neill re UCC advisors and follow up with United States Trustee (J. Whitworth) re notices.
04/06/21	R M Fontenla	1.9	Emails with M. Henry of Judicial Transcribers regarding April 1, 2021 hearing transcript (0.2); emails with J. Herz regarding Notices of Appearance (0.2); review docket regarding same and download notice of appearance pleadings (0.4); draft spreadsheet regarding Notices of Appearance (1.1).
04/06/21	R L Spigel	3.2	Email to P. Aronzon, M. Fallquist and team regarding UCC and email to C. Newcomb and J. Herz regarding same (.2); telephone conference with P. Aronzon regarding case status (.3); conference call with R. Clay and J. Scott regarding [REDACTED] (.2); call with J. Binford, J. Milligan, J. Scott, R. Clay regarding same (.4); follow up regarding same (.2); telephone conference with J. Rubenstein regarding same (.8); telephone conference with M. Fallquist regarding same and status (.8); telephone conference with B. Godbey regarding insurance (.3).
04/07/21	R M Fontenla	1.2	Emails with C. Newcomb regarding iManageShare (0.2); set up folders and download documents regarding same (0.7); grant access to iManageShare to team members (0.3).
04/07/21	D M Smith	2.2	Diligence regarding active liens (1.2); emails to/from M. Toulouse and C. Newcomb regarding the same (.3); review and distribute documents (.4); update records (.3).
04/07/21	R L Spigel	5.3	Email with C. Newcomb regarding open matters (.1); telephone conference with K. Norfleet regarding status (.8); telephone conference with D. Azman regarding background (.5); email with D. Azman regarding confidentiality (.2); telephone conference with C. Newcomb regarding same and regarding open matters (.6); consideration of Committee production and related issues (.9); email with client and with D. Azman regarding UCC requested objection deadline extension (.1); telephone conference with J. Rubenstein and R. Bhullar regarding same and open matter (.8); email with T. Monsour regarding contract inquiry and email with B. Henderson regarding same (.2); email with T. Rice and C. Newcomb regarding assets (.2); telephone conference with M. Fallquist regarding open case matters (.9).
04/08/21	R M Fontenla	1.0	Emails with J. Herz regarding iManageShare folders (0.2); emails with J. Herz regarding calendar deadlines (0.2); calendar same and forward to working group (0.6).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/08/21	C R Newcomb	1.1	Calls with R. Spiegel and J. Herz regarding next steps in case and upcoming tasks.
04/08/21	C R Newcomb	1.5	Review and revise committee bylaw confidentiality provisions (1.4); correspondence with R. Spiegel regarding same (.1).
04/08/21	R L Spiegel	6.7	Review emails from D. Azman regarding cash management and tax motions and production and email J. Rubenstein regarding same (.2); call with J. Rubenstein regarding same (.3); review case and email with C. Newcomb regarding same (.2); email to P. Aronzon, R. Bhullar and M. Fallquist regarding UCC requests (.3); telephone conference with C. Newcomb regarding open case matters (.7); consideration of next steps/open case issues (.8); email with J. Herz regarding research regarding open issue (.2); telephone conference with R. Bhullar regarding open case matters (.9); telephone conferences with J. Rubenstein regarding UCC document requests and open matters (.4); telephone conference with S. Marcus regarding tax issue (.1); email with A. Ryan regarding second day motions and email to client regarding same (.3); telephone conference with R. Bhullar regarding same (.2); telephone conference with D. Eastlake regarding UCC confidentiality (.2); email to C. Newcomb and team regarding same(.2); review and revise confidentiality provision (1.3); email to client regarding same (.1); review tax order revisions and email to C. Newcomb regarding same, follow up with client and internally regarding various UCC questions (.3).
04/09/21	R M Fontenla	0.2	Emails with J. Herz and C. Newcomb regarding calendar (0.2).
04/09/21	J R Herz	0.3	Review and update case calendar.
04/09/21	R L Spiegel	1.4	Conference call with D. Azman regarding second day motions and open matters (.2); follow up regarding same (.2); email to M. Fallquist, P. Aronzon and others regarding open case matters (.2); telephone conference with M. Fallquist and P. Aronzon regarding same (.2); email with M. Fallquist regarding open matter (.1); telephone conference with R. Burnett regarding case status (.5).
04/09/21	R L Spiegel	0.3	Email R. Spiegel and C. Newcomb regarding motion for tort claimant committee (.3).
04/12/21	C R Newcomb	1.6	Review and revise certificate of no objection with respect to cash management and tax orders (.5); prepare revised orders (.4); correspondence with R. Spiegel and J. Herz regarding same (.5); review local rules and complex case procedures related to same (.2).
04/12/21	R L Spiegel	2.0	Email with J. Rubenstein regarding open matters (.1); emails with C. McArthur regarding customer info (.1); email with D. Azman regarding insurance and email to R. Bhullar regarding same (.2); email with C. Newcomb regarding 4/15 hearing and orders (.1); review and edit Certificate of No Objection and revised cash management order (.2); review additional Certificate of No Objection

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			and proposed order (.3); telephone conference with R. Bhullar regarding open UCC questions (.7); email to D. Azman and D. Yang regarding follow up from call (.1); email with A. Tsai regarding same (.2).
04/13/21	R M Fontenla	2.6	Emails with J. Herz and C. Newcomb regarding pleadings to be filed today (0.2); email with C. Newcomb regarding tax motion certificate of no objection (0.1); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); email with C. Newcomb regarding cash management motion certificate of no objection (0.1); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); email with C. Newcomb regarding KERP motion certificate of no objection (0.1); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails and conference with C. Newcomb regarding Amended Schedules of Assets and Liabilities and Notice of Filing of same (0.4); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.5).
04/13/21	J R Herz	0.5	Emails with C. Newcomb concerning updated witness and exhibit list (.2); draft witness and exhibit list (.3).
04/13/21	J B Rubenstein	0.8	Telephone conference with R. Spigel regarding various issues concerning the UCC, the draft Disclosure Statement and Plan, and the Attorney General's office (0.8).
04/13/21	R L Spigel	1.3	Review and revise witness and exhibit list and email to J. Herz regarding same and email to M. Fallquist regarding hearing (.2); numerous emails with C. Newcomb regarding filings and open matters (.4); telephone conference with B. Henderson regarding insurance and open matters (.1); telephone conference with D. Azman regarding open case matters (.4); telephone conference with P. Aronzon regarding same (.2).
04/14/21	J R Herz	0.7	Call with C. Newcomb concerning case status and strategy (.4); email J. Rubenstein concerning status conference in adversary proceeding and other deadlines (.2); email J. Kazlow re. getting documents served in case (.1).
04/14/21	J R Herz	0.2	Email R. Spigel and C. Newcomb concerning entered orders (.1); email J. Lawrence and J. Rubenstein concerning 2004 Notice (.1).
04/14/21	J R Herz	0.7	Draft notice to cancel hearing tomorrow (.5); revise based on C. Newcomb's comments (.2).
04/14/21	C R Newcomb	0.7	Correspondence with R. Spigel and L. Do regarding certificates of no objection for matters scheduled for 4/15 hearing (.4); correspondence and call with J. Herz regarding hearing logistics, notice of cancellation and related matters (.3).
04/14/21	J B Rubenstein	0.3	Telephone conference with R. Spigel regarding issues concerning tomorrow's hearing and case budget.

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/14/21	R L Spigel	0.7	Email with J. Herz re hearing cancellation, review notice, email with client re same, email to C. Greer (MWE) re same (.2); follow up on open case matters (.2); email to J. Rubenstein re fees (.1); emails with C. Newcomb and with J. Herz re submission of orders and re hearing cancellation, review signed orders and email to client re same (.2).
04/15/21	R M Fontenla	0.4	Emails with J. Herz regarding pulling hearing transcript (0.1); review docket and pull same (0.3).
04/16/21	C R Newcomb	1.4	Call with J. Lawrence, J. Rubenstein and R. Spigel and counsel for Committee regarding various plan and case issues (.6); call with J. Lawrence, J. Rubenstein and R. Spigel regarding follow up points from call (.5); call and correspondence with J. Herz regarding next steps and upcoming tasks (.3).
04/16/21	R L Spigel	1.5	Emails with R. Bhullar regarding budget (.1); conference call with D. Azman, D. Yang, J. Lawrence and J. Rubenstein regarding UCC questions and issues (.5); follow up with J. Lawrence, J. Rubenstein, C. Newcomb regarding same (.5); review emails from D. Azman and emails to Company regarding same (.1); follow up regarding same (.3).
04/19/21	R M Fontenla	0.5	Emails with C. Newcomb regarding monthly operating reports deadlines (0.1); revise calendar deadlines regarding same and forward calendar notices to working group (0.4).
04/19/21	J B Rubenstein	0.5	Telephone conference with R. Spigel regarding outstanding issues regarding the plan and other case management items.
04/19/21	R L Spigel	0.1	Emails with D. Azman regarding confidentiality, open matters (.1).
04/20/21	C R Newcomb	2.0	Draft certificates of no objections and prepare exhibits for interim compensation and lease rejection motions (1.0); correspondence with R. Spigel, J. Herz and R. Fontenla regarding same (.4); prepare notice of revised order for Ordinary Course Professionals and related exhibits (.4); correspondence and call with R. Spigel regarding same (.3).
04/20/21	J B Rubenstein	1.4	Call with R. Spigel, M. Fallquist, R. Bhullar, and C. McArthur regarding the upcoming call with the UCC's financial advisor (0.5); telephone conference with R. Spigel and M. Fallquist regarding issues concerning the UCC (0.9).
04/20/21	R L Spigel	2.9	Conference call with M. Fallquist, C. McArthur and R. Bhullar, J. Rubenstein regarding call with UCC (.5); conference call with Province and M. Fallquist, C. McArthur and R. Bhullar regarding background (1.0); telephone call with J. Rubenstein regarding same (.7); telephone conference with J. Rubenstein and M. Fallquist regarding same (.2); email with R. Clay and J. Scott regarding case status (.2); review Certificate of No Objections and orders and emails with C. Newcomb regarding same (.3).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/21/21	J B Lawrence	2.6	Telephone conference with M. Fallquist and C. McArthur regarding information requests from financial advisor (0.6); telephone conference with internal team regarding strategy (0.3); strategy regarding discussions with OAG and UCC (1.2); prepare for UCC discussion with M. Fallquist (0.5).
04/21/21	J B Rubenstein	0.6	Call with J. Lawrence, R. Spigel, M. Fallquist, and C. McArthur regarding the financial advisor's informal document requests and other UCC issues (0.6).
04/22/21	J B Lawrence	1.5	Participate in call to discuss UCC FA's diligence requests (1.0); participate in call with UCC regarding non-debtor affiliates (0.5).
04/22/21	J B Rubenstein	2.3	Teams call with R. Spigel, J. Lawrence, M. Fallquist, and R. Bhullar regarding the financial advisor's diligence requests (1.0); attend meeting with the UCC (D. Azman) and financial advisors regarding non-debtor affiliates (0.5); multiple calls with J. Lawrence and R. Spigel regarding non-debtor affiliates (0.8).
04/22/21	R L Spigel	1.9	Conference call with J. Binford, L. Milligan, J. Scott re PUCT (.3); email to M. Fallquist and P. Aronzon regarding same (.2); email with J. Herz regarding orders entered by Court (.1); conference call with UCC advisors, M. Fallquist, J. Rubenstein, J. Lawrence regarding background (.5); follow up with J. Lawrence and J. Rubenstein regarding same (.3); telephone call with M. Fallquist regarding same (.5).
04/25/21	J B Lawrence	0.2	Review Committee's comments to draft protective order (0.2).
04/26/21	R M Fontenla	0.6	Emails with J. Herz and C. Newcomb regarding notice of hearing regarding motion to quash (0.2); file same via Electronic Case Filing System with the Southern District of Texas bankruptcy court (0.4).
04/26/21	J R Herz	0.7	Draft witness exhibit list (.4); emails with J. Lawrence and C. Newcomb concerning logistics for Friday hearing (.1); email Chambers concerning hearing on motion to quash (.2).
04/26/21	J R Herz	0.9	Email Chambers concerning motion to quash hearing (.2); draft notice of hearing for motion for protective order (.5); revise notice of hearing and communicate with Stretto concerning same (.2).
04/26/21	C R Newcomb	0.2	Correspondence with J. Lawrence, J. Herz and R. Spigel regarding witness and exhibit list
04/27/21	R M Fontenla	4.5	Emails with C. Newcomb and J. Herz regarding exhibit and witness list (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.3); emails with J. Herz and C. Newcomb regarding cover sheet to sealed document (0.2); draft same (0.4); numerous emails with C. Newcomb and J. Herz regarding filings (0.6); file amended plan via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file amended disclosure statement via Electronic Case Filing

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			System with the Southern District of Texas Bankruptcy Court (0.4); emails with C. Newcomb regarding exhibits to amended disclosure statement (0.2); file proposed order regarding disclosure statement via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file redacted sealed document via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails regarding redacted sealed document exhibits (0.2); file motion to seal via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file reply in support of motion to quash via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file exhibit and witness list via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4).
04/27/21	C R Newcomb	1.6	Review and revise witness and exhibit list and prepare for filing (.5); correspondence with R. Spigel, D. Eastlake and J. Lawrence regarding same (.4); review and revise amended witness and exhibit list (.4); correspondence with Stretto team regarding service (.3)
04/28/21	R M Fontenla	3.6	Emails with C. Newcomb and J. Herz regarding Committee Disclosure Statement Objection (0.2); review objection and mark redacted text (0.5); numerous emails with C. Newcomb and J. Herz regarding filings (0.4); file certificate of counsel regarding ordinary course professionals via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file supplemental declaration regarding Baker Botts retention application via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file proposed order regarding motion to quash via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file certificate of no objection via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file agenda via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails with J. Herz regarding motion to abate hearing (0.2); calendar same and forward calendar notices to working group (0.3).
04/28/21	C R Newcomb	1.5	Draft agenda for 4/29 hearing (1.0); review and revise same (.3); correspondence with R. Spigel and J. Lawrence regarding same (.2)
04/29/21	R M Fontenla	1.1	Emails with J. Herz regarding transcript for 4.29.2021 hearing (0.2); prepare transcript request form and file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.7); emails with M. Henry of Judicial Transcribers regarding same (0.2).
04/30/21	R M Fontenla	2.8	Emails with J. Herz and C. Newcomb regarding filings (0.4); file declaration of M. Huerta re ordinary course professionals via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails with J. Herz regarding deadline regarding ordinary course professionals declarations (0.2); calendar same and forward calendar notices to working group (0.4); file declaration of A. Stewart regarding ordinary course professionals via Electronic Case Filing System with the Southern District of Texas

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case Administration

Invoice No: 1747775
Invoice Date: May 17, 2021
Matter: 089406.0107

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			Bankruptcy Court (0.4); file declaration of A. Laurie regarding ordinary course professionals via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file corrected declaration of A. Laurie regarding ordinary course professionals via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails with Judicial Transcribers regarding 4.29.2021 hearing transcript (0.2).

Matter Hours	89.80
Matter Fees	\$73,392.50

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case AdministrationInvoice No: 1747775
Invoice Date: May 17, 2021
Matter: 089406.0107**2021 Lawyer Summary**

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	4.0	845.00	3,380.00
Lawrence, J B	4.3	980.00	4,214.00
Newcomb, C R	12.7	915.00	11,620.50
Rubenstein, J B	5.9	960.00	5,664.00
Spigel, R L	35.2	1,105.00	38,896.00
	62.1		\$63,774.50

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	25.5	350.00	8,925.00
Smith, D M	2.2	315.00	693.00
	27.7		\$9,618.00

For Expenses Incurred:

Computer research services	335.50
Total Expenses	\$335.50

Total Current Fees	\$73,392.50
Total Current Costs	\$335.50
Total Due This Invoice	\$73,728.00

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747775
Invoice Date: May 17, 2021
Matter Number: 089406.0107

REMITTANCE STATEMENT

Matter Number: 089406.0107
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Case Administration
Invoice Number: 1747775
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$73,392.50
Total Expenses	\$335.50
Total Invoice Amount	<u>\$73,728.00</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742508
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0108

Claims Administration and Objections

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/16/21	J R Herz	0.3	Research bar date issues (.3).
03/16/21	J B Lawrence	3.2	Strategy and research regarding former customer claims (1.2); telephone conference with the Office of the Attorney General (1.0); telephone conference with counsel for Khoury (0.6); correspondence with counsel for individual customers regarding customer claims and pending lawsuits (0.4).
03/16/21	C R Newcomb	1.1	Research regarding bar date timing and related issues.
03/16/21	R L Spiegel	1.7	Conference call with R. Obaldo and J. Lawrence regarding follow up from hearing (1.0); conference call with R. Obaldo, J. Lawrence, D. Potts and K. Schroeder regarding bar date and related matters (.5); telephone conference with J. Lawrence regarding same (.2).
03/17/21	R L Spiegel	9.6	Consideration of bar date issues (.6); work on bar date matters (.3); telephone conferences with M. Fallquist regarding same and open info (1.2); telephone conference with P. Aronzon regarding same (.2); drafting bar date notice for customers and handling related matters (4.2); email to M. Fallquist and team regarding same (.1); reviewing cases regarding class POCs (.6); telephone conference with J. Lawrence regarding bar date and hearing (.5); telephone conference with R. Obaldo regarding open matters (.8); conference call with J. Lawrence, R. Obaldo, D. Potts and K. Schroeder regarding bar date and information (.7); follow up with J. Lawrence regarding same (.4).
03/18/21	C R Newcomb	1.0	Review and revise bar date notice and order (.4); calls and correspondence with R. Spiegel regarding same and various bar date related issues (.6).
03/18/21	R L Spiegel	8.0	Review and revise customer bar date notice and electronic information notice (1.0); follow up regarding same (.4); telephone

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Claims Administration and ObjectionsInvoice No: 1742508
Invoice Date: April 15, 2021
Matter: 089406.0108

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			conference with C. Newcomb regarding same (.4); consideration of notice issues (.9); telephone conference with M. Fallquist and C. McArthur regarding same (.6); revise notice and email to C. McArthur and M. Fallquist regarding same (.3); follow up regarding same (.1); email to R. Ob'aldo regarding same (.5); telephone conference with R. Ob'aldo regarding same (.7); telephone conferences with P. Aronzon regarding same (.3); prepare for status conference (1.5); telephone conference with K. Norfleet regarding bar date and open matters (.7); telephone conference with US Trustee's office regarding hearing and open matters (.4); telephone conference with M. Fallquist regarding bar date notice and hearing (.2).
03/19/21	J B Lawrence	0.5	Telephone conference with R. Spigel regarding customer claims and potential class issues (0.5).
03/19/21	R L Spigel	2.1	Telephone conference with J. Herz and C. Newcomb regarding bar date motion and plan, open issues (.9); follow up regarding same (1.2).
03/21/21	R L Spigel	0.3	Telephone conference with C. McArthur regarding bar date (.3).
03/22/21	R L Spigel	1.8	Email to C. McArthur regarding bar date notice (.2); prepare for (.4) and telephone conference with R. Burnett, R. Tow, Potts firm and others regarding case, bar date motion and motion to redact (1.2).
03/24/21	K Chiu	0.3	Telephone call and email correspondence with S. Jordan (Jordan, Holzer, & Ortiz) regarding claims and bankruptcy proceedings (0.2); email correspondence with R. Spigel, C. Newcomb and J. Herz regarding same (0.1).
03/24/21	J B Lawrence	2.8	Telephone conference with Office of Attorney General concerning notice, bar date, and related issues (1.3); review and revise information responsive to OAG requests (0.7); strategy regarding notice and bar date (0.8).
03/24/21	C R Newcomb	0.8	Prepare notice with respect to filing of schedules and statements (.4); review schedules and statements and prepare for filing (.4).
03/24/21	R L Spigel	5.8	Conference call with A. Ryan, E. Chaves and others from Attorney General's office, J. Lawrence and J. Rubenstein regarding costumer matters (1.2); follow up with J. Lawrence and J. Rubenstein regarding same (.2); email to A. Ryan regarding follow up (.3); conference call with A. Tsai, C. McArthur regarding bar date and notice matters (.8); handling notice and plan related matters (1.5); email to client regarding update (.2); email to C. McArthur and A. Tsai regarding customer notice (1.3); call with R. Burnett, R. Tow and others regarding notices (.3).
03/25/21	C R Newcomb	0.5	Correspondence and call with R. Spigel regarding customer noticing issues.
03/25/21	R L Spigel	3.7	Review and revise bar date order (2.4); follow up regarding same

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Claims Administration and ObjectionsInvoice No: 1742508
Invoice Date: April 15, 2021
Matter: 089406.0108

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			(.2); telephone conference and email with J. Rubenstein regarding information requests (.4); telephone conference with C. Newcomb regarding same and hearing (.2); follow up regarding same (.3).
03/26/21	J R Herz	0.2	Review bar date materials and notices in relation to preparing no bar date order for filing.
03/26/21	J R Herz	0.7	Finalize notice of filing of proposed revised customer notice (.2); assemble notices for filing revised proposed customer and bar date orders (.5).
03/26/21	C R Newcomb	4.0	Review and revise bar date order and redaction/notice order (2.5); prepare same for filing (.6); correspondence and calls with R. Spiegel and J. Herz regarding same (.9).
03/26/21	J B Rubenstein	0.3	Correspondence with R. Spiegel regarding plaintiffs' objections to bar date notice issues (0.3).
03/26/21	R L Spiegel	3.3	Telephone conference with C. Newcomb regarding bar date order and related issues (.3); telephone conference with J. Rubenstein regarding Monday hearing (.2); conference call with R. Burnett, R. Fowler, K. Schroeder and R. Tow regarding case and motions (1.2); telephone conference with C. Newcomb regarding same and regarding filings (.2); follow up with J. Lawrence and J. Rubenstein regarding same (.2); reviewing documents to be filed (.2); conference call with C. McArthur, K. Dhillon, A. Tsai and others regarding customer notices (.8); review and revise same (.2).
03/28/21	K Chiu	0.8	Finalize and file notice of revised proposed bar date order, revised postcard exhibit, and 3/29 hearing agenda (0.8).
03/28/21	J R Herz	2.8	Email R. Spiegel and C. Newcomb concerning limited objection filed by AG's office (.1); revise bar date order to adjourn customer issues (2.6); email R. Spiegel concerning same (.1).
03/28/21	J B Lawrence	1.3	Strategy and correspondence regarding notice and bar date motions (0.8); prepare for hearing on notice motion (0.5).
03/28/21	C R Newcomb	3.5	Review and revise bar date and redaction/notice orders and prepare same for filing (1.8); prepare revised agenda for hearing (.5); prepare cover notice for revised orders (.4); correspondence with R. Spiegel and J. Herz regarding revisions to orders and Monday hearing (.8).
03/29/21	J B Lawrence	3.5	Prepare for hearing on bar date and notice motion (1.3); participate in hearing (1.3); research and strategy regarding notice and further hearing (0.9).
03/29/21	C R Newcomb	5.9	Review and revise bar date order in response to discussion at hearing and comments from parties (1.9); review and revise redaction/notice order and related exhibits (1.6); prepare draft bar date order for former customers (1.2); prepare for and attend hearing on bar date order and motion to redact/provide notice (1.2).

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Claims Administration and Objections

Invoice No: 1742508
 Invoice Date: April 15, 2021
 Matter: 089406.0108

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/29/21	R L Spigel	0.9	Review and revise former customers bar date order (.8); email to A. Ryan regarding same (.1).
03/30/21	C R Newcomb	4.7	Review and revise bar date order and notice/redaction order and prepare for filing (1.4); correspondence with R. Spigel regarding same (.4); correspondence with L. Do in Judge Isgur's chambers with respect to proposed orders (.3); correspondence and calls with Baker Botts and Stretto teams regarding service issues (2.0); prepare final version of notice of commencement for filing and service (.6).
03/31/21	C R Newcomb	2.6	Correspondence with C. McArthur regarding posting of notices (.1); correspondence with Stretto team regarding publication notices (.4); prepare final publication notice (.4); review proof publication notices (.2); call with R. Spigel and Texas Attorney General's office regarding customer bar date noticing issues (1.0); review and revise agenda and prepare same for filing (.2); correspondence with J. Herz and team regarding witness and exhibit list and related filings (.3).
03/31/21	R L Spigel	2.0	Telephone conference with A. Tsai regarding notices (.2); emails with T. McGinn and C. McArthur regarding social media postings (.2); email with A. Tsai regarding customer links on website (.1); telephone conference with J. Rubenstein regarding committee (.5); conference call with A. Ryan, E. Chaves and team regarding notices to customers (1.0).

Matter Hours 80.00

Matter Fees **\$80,841.00**

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Claims Administration and Objections

Invoice No: 1742508
 Invoice Date: April 15, 2021
 Matter: 089406.0108

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Chiu, K	1.1	665.00	731.50
Herz, J R	4.0	845.00	3,380.00
Lawrence, J B	11.3	980.00	11,074.00
Newcomb, C R	24.1	915.00	22,051.50
Rubenstein, J B	0.3	960.00	288.00
Spigel, R L	39.2	1,105.00	43,316.00
	80.0		\$80,841.00

Total Current Fees	\$80,841.00
Total Due This Invoice	\$80,841.00

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742508
Invoice Date: April 15, 2021
Matter Number: 089406.0108

REMITTANCE STATEMENT

Matter Number: 089406.0108
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Claims Administration and Objections
Invoice Number: 1742508
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$80,841.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$80,841.00</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747776
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0108

Claims Administration and Objections

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/01/21	C R Newcomb	2.4	Correspondence with R. Spigel, R. Bhullar and Stretto team regarding publication issues (.3); prepare final version of bar date notice (.7); calls and correspondence with Stretto and Baker Botts team regarding same (1.0); call with R. Spigel and Texas Attorney General's office regarding bar date and committee issues (.4)
04/01/21	R L Spigel	1.3	Telephone conference with A. Ryan, E. Chaves, S. Robinson, C. Newcomb regarding customer notices (.5); revise customer notices (.8).
04/02/21	R L Spigel	0.3	Emails to A. Ryan, E. Chaves and team re same (.3).
04/07/21	J B Rubenstein	0.5	Conference call with M. Fallquist, J. Scott, R. Clay regarding PUCT.
04/07/21	R L Spigel	2.6	Review and revise bar date notices (1.); email with M. Fallquist, P. Aronzon, R. Bhullar regarding same (.2); email with A. Ryan and team regarding same (.2); telephone conferences with J. Rubenstein regarding disclosure statement and plan strategy (.8); call with C. Newcomb regarding plan revisions and related matters (.4).
04/08/21	R L Spigel	1.1	Review email from A. Ryan regarding notices and email to client regarding same (.1); revise bar date notices and order (.7); email to A. Ryan and team regarding same (.1); email with C. Newcomb regarding same (.1); email to D. Azman, C. Gibbs and team regarding bar date docs (.1).
04/09/21	C R Newcomb	1.3	Correspondence with A. Tsai and Stretto team regarding customer bar date notices/form (.3); review and revise notices and forms in response to comments from Stretto (1.0).
04/09/21	R L Spigel	0.1	Review Stretto comments to customer bar date documents
04/11/21	C R Newcomb	0.4	Review and revise customer bar date order.

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Claims Administration and ObjectionsInvoice No: 1747776
Invoice Date: May 17, 2021
Matter: 089406.0108

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/12/21	C R Newcomb	0.7	Review and revise customer bar date notice forms and orders (.5); correspondence with A. Tsai regarding same (.2).
04/13/21	R L Spiegel	0.7	Email with A. Tsai regarding proof of claim form (.1); review Stretto comments to former customer bar date docs and emails to A Ryan and team regarding same (.4); telephone conference with A. Tsai regarding same (.2).
04/14/21	R L Spiegel	0.1	Email to C. McArthur re [REDACTED] (.1).
04/15/21	R L Spiegel	0.9	Telephone conference with D. Azman, A. Tsai, R. Klamser regarding customer bar date (.5); email to D. Azman regarding proof of claim form (.2); telephone conference with R. Klamser and A. Tsai regarding customer bar date (.2).
04/15/21	K L Wallace	0.5	Research and analyze [REDACTED] issue related to Proof of Claim process.
04/16/21	J R Herz	0.1	Email R. Spiegel concerning customer claim.
04/22/21	R L Spiegel	1.2	Emails to A. Ryan regarding bar date and document production (.1); email to A. Ryan and to D. Azman regarding customer date documents (.1); email to M. Fallquist, R. Bhullar, P. Aronzon and team regarding same (.1); emails regarding A. Tsai regarding same (.1); email with C. McArthur regarding bar date (.2); revise email to customers and email to Attorney General and UCC regarding same (.4); brief review of filed claims (.2).
04/25/21	R L Spiegel	0.2	Review 503(b)(9) claim filed and email with C. McArthur regarding same (.2).
04/29/21	C R Newcomb	0.4	Correspondence and call with J. Herz regarding claims issues (.2); review filed proofs of claim (.2)

Matter Hours	14.80
Matter Fees	\$15,020.00

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Claims Administration and Objections

Invoice No: 1747776
 Invoice Date: May 17, 2021
 Matter: 089406.0108

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	0.1	845.00	84.50
Newcomb, C R	5.2	915.00	4,758.00
Rubenstein, J B	0.5	960.00	480.00
Spigel, R L	8.5	1,105.00	9,392.50
Wallace, K L	0.5	610.00	305.00
	14.8		\$15,020.00

For Expenses Incurred:

Computer research services	2,691.41
Total Expenses	\$2,691.41

Total Current Fees	\$15,020.00
Total Current Costs	\$2,691.41
Total Due This Invoice	\$17,711.41

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747776
Invoice Date: May 17, 2021
Matter Number: 089406.0108

REMITTANCE STATEMENT

Matter Number: 089406.0108
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Claims Administration and Objections
Invoice Number: 1747776
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$15,020.00
Total Expenses	\$2,691.41
Total Invoice Amount	<u>\$17,711.41</u>

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Address: 712 Main Street, Houston, TX 77002
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Primary Account: 001 0000 2006
(Reference Invoice Number)

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(Reference Invoice Number)

BAKER BOTTS L.L.P.

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742509
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0109

Employee Benefits/Pensions

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/18/21	R L Spigel	2.4	Review and revise KERP motion (2.4).
03/19/21	R M Fontenla	0.6	Emails with C. Newcomb regarding KERP motion (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4).
03/19/21	J R Herz	0.2	Draft notice of hearing relating to KERP.
03/19/21	C R Newcomb	1.8	Review and revise KERP motion and prepare same for filing (1.0); correspondence and call with R. Spigel regarding same (.2); correspondence with H. Duran regarding same (.3); correspondence with R. Bhullar regarding KERP diligence issues (.2); review hearing notice related to same (.1).
03/19/21	R L Spigel	0.3	Review comments to KERP motion and email to R. Bhullar regarding same.
03/22/21	C R Newcomb	0.4	Correspondence with H. Duran and R. Spigel regarding responses to KERP information requests.
03/25/21	C R Newcomb	0.1	Correspondence to R. Bhullar regarding employee issues.
03/31/21	C R Newcomb	0.1	Correspondence with H. Duran regarding KERP
Matter Hours		5.90	
Matter Fees		\$5,558.50	

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Employee Benefits/Pensions

Invoice No: 1742509
Invoice Date: April 15, 2021
Matter: 089406.0109

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	0.2	845.00	169.00
Newcomb, C R	2.4	915.00	2,196.00
Spigel, R L	2.7	1,105.00	2,983.50
	5.3		\$5,348.50

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	0.6	350.00	210.00
	0.6		\$210.00

Total Current Fees	\$5,558.50
Total Due This Invoice	\$5,558.50

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742509
Invoice Date: April 15, 2021
Matter Number: 089406.0109

REMITTANCE STATEMENT

Matter Number: 089406.0109
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Employee Benefits/Pensions
Invoice Number: 1742509
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$5,558.50
Total Expenses	\$0.00
Total Invoice Amount	<u>\$5,558.50</u>

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(Reference Invoice Number)

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747777
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0109

Employee Benefits/Pensions

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/07/21	R L Spigel	0.1	Email to D. Azman and C. Gibbs regarding KERP docs; telephone conference with D. Azman regarding same and email to client regarding same (.1).
04/08/21	R L Spigel	0.5	Emails with R. Bhullar, M. Fallquist and P. Aronzon regarding KERP (.2); emails to D. Azman regarding same (.2); email with J. Rubenstein regarding same (.1).
04/09/21	R L Spigel	0.1	Email with D. Azman regarding KERP and 2nd day hearing and email with C. Newcomb regarding same.
04/11/21	L L McDaniels	0.5	Draft form of separation and release agreement for use under KERP.
04/11/21	C R Newcomb	1.0	Correspondence with R. Spigel and R. Bhullar regarding KERP release agreement (.7); review same (.3).
04/12/21	J R Herz	0.4	Draft Certificate of No Objection for KERP.
04/12/21	C R Newcomb	1.5	Call and correspondence with D. Azman regarding KERP (.4); review and revise KERP order (.3); correspondence with US Trustee team regarding same (.2); review and revise certificate of no objection with respect to KERP order (.2); correspondence with R. Bhullar regarding KERP aware letters and re-releases and review of same (.4).
04/12/21	R L Spigel	0.2	Review C. Newcomb emails to UCC regarding KERP and follow up with C. Newcomb regarding same (.2).
04/14/21	C R Newcomb	0.3	Correspondence with R. Bhullar and R. Spigel regarding KERP documentation.

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Employee Benefits/Pensions

Invoice No: 1747777
Invoice Date: May 17, 2021
Matter: 089406.0109

Matter Hours	4.60
Matter Fees	\$4,372.00

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Employee Benefits/Pensions

Invoice No: 1747777
Invoice Date: May 17, 2021
Matter: 089406.0109

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	0.4	845.00	338.00
McDaniels, L L	0.5	955.00	477.50
Newcomb, C R	2.8	915.00	2,562.00
Spigel, R L	0.9	1,105.00	994.50
	4.6		\$4,372.00

Total Current Fees	\$4,372.00
Total Due This Invoice	\$4,372.00

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747777
Invoice Date: May 17, 2021
Matter Number: 089406.0109

REMITTANCE STATEMENT

Matter Number: 089406.0109
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Employee Benefits/Pensions
Invoice Number: 1747777
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$4,372.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$4,372.00</u>

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	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742510
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0110

Executory Contracts and Unexpired Leases

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/17/21	J R Herz	5.4	Draft motion to reject office leases (2.5); research issues relevant to motion (.9); draft order approving rejection motion (.9); draft declaration in support of rejection motion (1.1).
03/18/21	J R Herz	3.9	Continue to draft rejection motion (2.0); research rejection related issues relevant to motion (1.9).
03/18/21	C R Newcomb	0.5	Review and revise lease rejection motion (.4); correspondence with J. Herz regarding same (.1).
03/19/21	K Chiu	0.3	Review of correspondence from Wells Fargo regarding equipment lease (0.2); email correspondence with J. Herz and C. Newcomb regarding same (0.1).
03/19/21	J R Herz	0.3	Email to R. Bhullar concerning various rejection issues and open items.
03/19/21	C R Newcomb	0.5	Correspondence with R. Bhullar regarding copier lease issue (.2); correspondence with BB corporate team regarding same (.1); review equity purchase documents related to same (.2).
03/21/21	R L Spigel	1.8	Review and comments to rejection motion (1.8).
03/22/21	J B Henderson	0.4	Review transaction purchase agreement and schedules to determine whether Wells Fargo contract was excluded from transaction (.3); correspondence regarding same (.1).
03/22/21	J R Herz	2.0	Continue to revise rejection motion based on internal comments.
03/22/21	C R Newcomb	0.7	Calls and correspondence with Griddy team regarding copier lease issue (.3); correspondence with R. Spigel regarding same (.1) review and revise lease rejection motion (.3).

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Executory Contracts and Unexpired Leases

Invoice No: 1742510
 Invoice Date: April 15, 2021
 Matter: 089406.0110

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/23/21	J R Herz	0.6	Email R. Spigel concerning outstanding issues on rejection motion (.1); review and revise rejection motion based on additional internal comments (.5).
03/23/21	R L Spigel	0.4	Review and revise motion to reject and email with J. Herz regarding same (.4).
03/23/21	M D Turner	1.0	Research [REDACTED] (1.0).
03/24/21	K Chiu	0.4	Finalize and file Meridian rejection motion and proposed order (0.4).
03/24/21	J R Herz	1.3	Review and revise motion to reject office leases and prepare same for filing.
03/26/21	C R Newcomb	0.2	Correspondence with R. Bhullar regarding default notice from landlord.
03/30/21	R L Spigel	0.5	Telephone conference with A. Younes regarding Meridian office space and email to R. Bhullar regarding same (.3); email with A. Ryan regarding inquiries (.2).

Matter Hours	20.20
Matter Fees	\$17,801.00

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Executory Contracts and Unexpired Leases

Invoice No: 1742510
 Invoice Date: April 15, 2021
 Matter: 089406.0110

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Chiu, K	0.7	665.00	465.50
Henderson, J B	0.4	965.00	386.00
Herz, J R	13.5	845.00	11,407.50
Newcomb, C R	1.9	915.00	1,738.50
Spigel, R L	2.7	1,105.00	2,983.50
Turner, M D	1.0	820.00	820.00
	20.2		\$17,801.00

For Expenses Incurred:

Computer research services	642.47
Total Expenses	\$642.47

Total Current Fees	\$17,801.00
Total Current Costs	\$642.47
Total Due This Invoice	\$18,443.47

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742510
Invoice Date: April 15, 2021
Matter Number: 089406.0110

REMITTANCE STATEMENT

Matter Number: 089406.0110
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Executory Contracts and Unexpired Leases
Invoice Number: 1742510
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$17,801.00
Total Expenses	\$642.47
Total Invoice Amount	<u>\$18,443.47</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742511
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0111

Retention of Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/16/21	R M Fontenla	1.1	Emails with J. Herz regarding Motion to Establish Procedures for Interim Compensation and Reimbursement of Expenses for Professionals (0.2); draft and revise same (0.9).
03/16/21	J R Herz	0.2	Coordinate drafting on interim compensation order.
03/17/21	C R Newcomb	0.5	Correspondence with R. Bhullar, R. Spiegel and J. Herz regarding ordinary course professionals issues.
03/18/21	C R Newcomb	0.3	Correspondence with R. Bhullar and R. Spiegel regarding ordinary course professional issues (.3).
03/18/21	L R Santos-Bishop	0.2	Begin drafting motion for order authorizing retention of professionals.
03/19/21	L R Santos-Bishop	3.0	Continue drafting motion for order authorizing retention of professionals.
03/21/21	C R Newcomb	0.4	Review and revise ordinary course professionals motion (.3); correspondence with J. Herz regarding same (.1).
03/22/21	R M Fontenla	2.3	Emails with J. Herz regarding ordinary course professionals motion (0.2); pull cases and cite check same (2.1).
03/22/21	R L Spiegel	0.9	Review and revise ordinary course professionals motion (.9).
03/23/21	J R Herz	0.2	Respond to R. Bhullar's questions concerning the ordinary course professional motion (.1); revise ordinary course professionals motion based on R. Bhullar's comments (.1).
03/23/21	E D O'Rourke Jr.	0.1	Lexis case retrievals for R. Fontenla.
03/24/21	K Chiu	0.5	Finalize and file interim compensation motion and proposed order

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Retention of Other Professionals

Invoice No: 1742511
Invoice Date: April 15, 2021
Matter: 089406.0111

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			(0.3); finalize and file ordinary course professionals motion and proposed order (0.2).
03/25/21	J R Herz	1.2	Email with R. Spiegel concerning adding firms to ordinary course professionals list (.1); assemble materials contemplated to be sent to ordinary course professionals (.4); email A. Stewart concerning ordinary course professionals requirements (.2); email S. McFerson regarding requirements for ordinary course professionals (.2); emails with M. Huerta regarding ordinary course professionals retention (.1); email to Sitrick & Co concerning ordinary course professionals retention (.1); email with C. Sampson concerning ordinary course professionals related issues (.1).
03/30/21	R M Fontenla	2.0	Emails with J. Herz regarding Objection to Committee Appointment (0.2); review objection (0.4); pull cases and cite check same (1.4).
03/31/21	R M Fontenla	0.6	Emails with J. Herz regarding Debtor's (a) Objection to the Appointment of an Official Committee of Disputed Tort Claimants and (b) Limited Objection to the Appointment of an Official Committee of Former Customers (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4).
Matter Hours		13.50	
Matter Fees		\$7,852.00	

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Retention of Other ProfessionalsInvoice No: 1742511
Invoice Date: April 15, 2021
Matter: 089406.0111**2021 Lawyer Summary**

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Chiu, K	0.5	665.00	332.50
Herz, J R	1.6	845.00	1,352.00
Newcomb, C R	1.2	915.00	1,098.00
Santos-Bishop, L R	3.2	610.00	1,952.00
Spigel, R L	0.9	1,105.00	994.50
	7.4		\$5,729.00

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	6.0	350.00	2,100.00
O'Rourke Jr., E D	0.1	230.00	23.00
	6.1		\$2,123.00

For Expenses Incurred:

Computer research services	950.00
Total Expenses	\$950.00

Total Current Fees	\$7,852.00
Total Current Costs	\$950.00
Total Due This Invoice	\$8,802.00

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30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742511
Invoice Date: April 15, 2021
Matter Number: 089406.0111

REMITTANCE STATEMENT

Matter Number: 089406.0111
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Retention of Other Professionals
Invoice Number: 1742511
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$7,852.00
Total Expenses	\$950.00
Total Invoice Amount	<u>\$8,802.00</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747778
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0111

Retention of Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/12/21	J R Herz	1.1	Email with R. Spigel concerning UST comments (.1); review US Trustee request concerning expenses (.1); create chart to use to respond to US Trustee (.3); email concerning US Trustee comments (.5); email R. Bhullar follow up questions regarding same (.1).
04/12/21	J R Herz	0.6	Email R. Bhullar concerning US Trustee inquiry regarding Ordinary Course Professionals motion (.2); review inquiry from US Trustee regarding US Trustee motion (.1); review Windes payment info from R. Bhullar (.1); email R. Bhullar follow up question concerning same (.1); follow up email to R. Bhullar concerning schedule of payments for US Trustee (.1)
04/13/21	J R Herz	1.1	Review Ordinary Course Professionals declarations (.4); respond to Sitrick's inquiries concerning Ordinary Course Professionals retention process (.2); revise Ordinary Course Professionals order based on US Trustee's comments (.2); email M. Huerta concerning drawing down on retainer balances (.2); email A. Stewart concerning status of her declaration (.1).
04/13/21	C R Newcomb	2.0	Review comments to ordinary course professionals order and interim compensation order and prepare responses (1.0); correspondence with R. Spigel, J. Herz and R. Bhullar regarding same (.6); correspondence with J. Whitworth and US Trustee team regarding same (.4).
04/13/21	R L Spigel	0.1	Review J. Whitworth comments to Ordinary Course Professionals and interim comp motions and email to C. Newcomb regarding same (.1).
04/14/21	J R Herz	0.8	Call with M. Huerta (.2); prepare response to UCC (.3); revise response to US Trustee based on R. Spigel's comments (.1); email R. Bhullar to response to UCC (.1); email D. Azman regarding response to his question concerning Ordinary Course Professionals (.1).

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Retention of Other ProfessionalsInvoice No: 1747778
Invoice Date: May 17, 2021
Matter: 089406.0111

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/14/21	C R Newcomb	0.5	Correspondence with J. Whitworth regarding interim compensation and Ordinary Course Professionals orders (.1); correspondence with counsel to the committee regarding same (.4).
04/14/21	R L Spigel	0.1	Emails with J. Herz regarding UCC Ordinary Course Professionals inquiry and email regarding Ordinary Course Professionals motion (.2).
04/19/21	C R Newcomb	0.3	Review Texas Attorney General and UCC objections to ordinary course professionals motion (.2); correspondence with J. Herz regarding same (.1).
04/20/21	R M Fontenla	0.6	Emails with J. Herz and C. Newcomb regarding certificate of no objection regarding procedures for interim compensation (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4).
04/23/21	J R Herz	1.4	Draft email to resolve Ordinary Course Professionals matters (.6); revise Ordinary Course Professionals order and declaration to resolve Attorney General's issues (.8).
04/23/21	C R Newcomb	0.3	Correspondence and call with R. Spigel regarding Ordinary Course Professionals order.
04/26/21	J R Herz	0.2	Review McDermott and Province retention applications (.2).
04/26/21	R L Spigel	0.2	Email to A. Ryan regarding Ordinary Course Professionals order and to D. Azman regarding same (.2).
04/27/21	C R Newcomb	0.3	Correspondence with Sitrick regarding resolution to ordinary course professionals objections
04/28/21	C R Newcomb	2.0	Prepare certificate of counsel regarding ordinary course professionals order (.7); correspondence with counsel for Committee regarding same (.2); prepare presentation to court regarding same (1.1)
04/29/21	C R Newcomb	0.8	Prepare presentation to court regarding ordinary course professionals motion (.6); review and comment on OCP declarations (.2)

Matter Hours	12.40
Matter Fees	\$10,719.00

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Retention of Other Professionals

Invoice No: 1747778
Invoice Date: May 17, 2021
Matter: 089406.0111

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	5.2	845.00	4,394.00
Newcomb, C R	6.2	915.00	5,673.00
Spigel, R L	0.4	1,105.00	442.00
	11.8		\$10,509.00

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	0.6	350.00	210.00
	0.6		\$210.00

Total Current Fees	\$10,719.00
Total Due This Invoice	\$10,719.00

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Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747778
Invoice Date: May 17, 2021
Matter Number: 089406.0111

REMITTANCE STATEMENT

Matter Number: 089406.0111
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Retention of Other Professionals
Invoice Number: 1747778
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$10,719.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$10,719.00</u>

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Invoice Number: 1742512
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0112

Employment Application - Baker Botts

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/20/21	C R Newcomb	0.2	Correspondence with J. Rubenstein and R. Spiegel regarding Baker Botts' declaration.
03/21/21	J R Herz	2.0	Draft retention application.
03/22/21	C R Newcomb	0.2	Call and correspondence with J. Herz regarding professional retention issues.
03/22/21	R L Spiegel	0.3	Review Judge Isgur's court procedures and email to J. Herz, C. Newcomb re Baker Botts retention and fees (.3).
03/23/21	R M Fontenla	2.0	Emails with J. Herz and R. Hart regarding parties in interest conflicts checks and reports (0.2); review and update spreadsheet regarding parties in interest (1.8).
03/23/21	J R Herz	4.1	Draft retention application (2.5); draft attorney declaration in support of retention application (1.0); draft proposed order (.6).
03/23/21	C R Newcomb	0.8	Review and revise Baker Botts retention application.
03/24/21	R M Fontenla	1.6	Drafting and revising Schedules 1 and 2 to Baker Botts Retention Application (1.4); emails with J. Herz regarding same (0.2).
03/24/21	J R Herz	2.1	Further review and revise retention application.
03/24/21	C R Newcomb	2.7	Call and correspondence with L. Gee regarding Baker Botts' retention declaration (.6); correspondence and call with R. Spiegel regarding same (.2); consideration of declaration issues (.5); review and revise Baker Botts retention application (1.4).
03/29/21	R M Fontenla	0.2	Emails with J. Herz, D. Thorne and R. Hart regarding conflicts process (0.2).

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Employment Application - Baker Botts

Invoice No: 1742512
Invoice Date: April 15, 2021
Matter: 089406.0112

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/29/21	R L Spigel	1.0	Review and revise Baker Botts' retention application.
03/30/21	C R Newcomb	0.3	Correspondence with R. Spigel and J. Herz regarding Baker Botts' retention declaration.
03/30/21	R L Spigel	3.7	Revise Baker Botts retention application (3.4); emails with C. Newcomb regarding same (.2); emails with J. Herz regarding same (.1).
03/31/21	R M Fontenla	1.2	Numerous emails regarding conflicts issues (1.2).
03/31/21	J R Herz	0.8	Email to L. Gee concerning email to firm concerning parties in interest list (.2); email A. Tsai concerning same (.1); email to R. Hart reviewer same (.1); telephone conference with R. Fontenla concerning same (.1); follow up for Baker Botts' retention declaration regarding same (.3).
03/31/21	R L Spigel	0.3	Continue review of retention application.

Matter Hours	23.50
Matter Fees	\$19,054.50

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Employment Application - Baker Botts

Invoice No: 1742512
Invoice Date: April 15, 2021
Matter: 089406.0112

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	9.0	845.00	7,605.00
Newcomb, C R	4.2	915.00	3,843.00
Spigel, R L	5.3	1,105.00	5,856.50
	18.5		\$17,304.50

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	5.0	350.00	1,750.00
	5.0		\$1,750.00

Total Current Fees	\$19,054.50
Total Due This Invoice	\$19,054.50

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	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742512
Invoice Date: April 15, 2021
Matter Number: 089406.0112

REMITTANCE STATEMENT

Matter Number: 089406.0112
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Employment Application - Baker Botts
Invoice Number: 1742512
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$19,054.50
Total Expenses	\$0.00
Total Invoice Amount	<u>\$19,054.50</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747779
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0112

Employment Application - Baker Botts

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/01/21	R M Fontenla	1.2	Emails with J. Herz and R. Hart regarding conflicts (0.2); revise spreadsheet regarding same (0.7); schedule Teams Meeting regarding conflicts check (0.3).
04/01/21	J R Herz	3.0	Update parties in interest list (.9); make revisions to application (1.3); emails concerning rates and certain disclosures in parties in interest list (.2); emails with R. Spiegel regarding same (.2); internal call concerning firm wide email (.4).
04/01/21	C R Newcomb	0.5	Correspondence and calls with R. Spiegel, J. Herz and Baker Botts team regarding conflicts analysis issues.
04/01/21	R L Spiegel	0.3	Emails with J. Herz regarding retention application.
04/02/21	J R Herz	1.3	Final firm-wide email concerning conflicts review (.2); call with IT team concerning sending firmwide email (.6); review responses to firm wide email (.2); email R. Spiegel concerning same (.1); emails with R. Spiegel and C. Newcomb concerning conflicts issues (.2).
04/02/21	C R Newcomb	1.3	Call and correspondence with Baker Botts team regarding conflicts survey process (.8); correspondence with R. Spiegel regarding various Baker Botts retention application issues (.5).
04/02/21	R L Spiegel	3.1	Review and revise Baker Botts retention application (2.9); numerous emails with J. Herz and C. Newcomb re same (.2).
04/03/21	J B Rubenstein	0.7	Reviewed and revised draft retention motion.
04/04/21	R L Spiegel	0.2	Emails with R. Bhullar and J. Rubenstein re retention application.
04/05/21	R M Fontenla	0.4	Emails with J. Herz and C. Newman regarding conflicts (0.2); review conflicts spreadsheet regarding same (0.2).

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Employment Application - Baker Botts

Invoice No: 1747779
Invoice Date: May 17, 2021
Matter: 089406.0112

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/05/21	J B Henderson	0.5	Revise retention application (.3); review exhibit regarding same (.2).
04/05/21	J R Herz	2.3	Review 90 day payment chart and payment data (.2); email group concerning same (.1); email R. Fontenla concerning conflicts review (.1); prepare follow up email for conflicts review (.2); revise 90 day payment chart (.6); review conflicts reports relating to certain inquiries by R. Spiegel (.3); finalize draft for client review (.6); follow up email concerning conflicts (.1); email R. Fontenla regarding Notice of Appearance parties for future disclosures (.1).
04/05/21	C R Newcomb	1.2	Correspondence with J. Herz and R. Spiegel regarding conflicts review issues and follow and Baker Botts retention application (.9); review revisions to Baker Botts retention application (.3).
04/05/21	R L Spiegel	2.8	Email with J. Herz and C. Newcomb regarding retention application (.2); revise application (2.6).
04/06/21	R M Fontenla	0.8	Emails with J. Herz regarding Baker Botts Retention Application (0.2); prepare application for filing and file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.6).
04/06/21	C R Newcomb	0.7	Correspondence with Baker Botts team and R. Bhullar regarding retention application matters (.6); review and revise notice of hearing (.1).
04/09/21	C R Newcomb	1.0	Correspondence with J. Herz and R. Spiegel regarding conflicts issues (.5); correspondence with Baker Botts conflicts team regarding same (.3); review correspondence and conflicts report related to same (.2).
04/12/21	J R Herz	0.4	Email with R. Spiegel concerning US Trustee inquiry (.1); internal email to respond to US Trustee (.1); review information provided to respond to US Trustee (.2).
04/13/21	R M Fontenla	0.3	Emails with J. Herz and R. Hart regarding conflicts mass email (0.3).
04/13/21	J R Herz	0.1	Coordinate running conflicts of UCC professionals.
04/13/21	J R Herz	1.0	Draft notice of revised schedule to declaration (.5); emails concerning responses to emails concerning conflict issues (.1); revise supplemental decl. based on R. Spiegel's comments (.4).
04/13/21	R L Spiegel	0.2	Review and edit revised Baker Botts disclosure schedule (.2).
04/14/21	J R Herz	0.2	Email C. Newcomb concerning results of conflicts check (.1); email R. Spiegel concerning results of review of additional parties in interest (.1).
04/15/21	R L Spiegel	0.1	Review and revise schedule and email with J. Herz regarding same.
04/20/21	R M Fontenla	0.6	Emails with J. Herz and C. Newcomb regarding revised schedule to Baker Botts Retention Application (0.2); file same via Electronic Case

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Employment Application - Baker Botts

Invoice No: 1747779
Invoice Date: May 17, 2021
Matter: 089406.0112

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			Filing System with the Southern District of Texas Bankruptcy Court (0.4).
04/20/21	J R Herz	0.2	Finalize revised schedule for filing.
04/27/21	J R Herz	1.3	Draft First Supplemental R. Spigel declaration.
04/27/21	R L Spigel	0.3	Review and revise R. Spigel supplemental declaration (.2); emails with J. Lawrence and J. Rubenstein re same (.1).
04/28/21	C R Newcomb	1.0	Draft certificate of no objection for retention application (.4); review and revise supplemental declaration (.3); correspondence with chambers regarding CNO (.3)
Matter Hours		27.00	
Matter Fees		\$23,541.00	

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Employment Application - Baker Botts

Invoice No: 1747779
 Invoice Date: May 17, 2021
 Matter: 089406.0112

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Henderson, J B	0.5	965.00	482.50
Herz, J R	9.8	845.00	8,281.00
Newcomb, C R	5.7	915.00	5,215.50
Rubenstein, J B	0.7	960.00	672.00
Spigel, R L	7.0	1,105.00	7,735.00
	23.7		\$22,386.00

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	3.3	350.00	1,155.00
	3.3		\$1,155.00

Total Current Fees	\$23,541.00
Total Due This Invoice	\$23,541.00

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747779
Invoice Date: May 17, 2021
Matter Number: 089406.0112

REMITTANCE STATEMENT

Matter Number: 089406.0112
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Employment Application - Baker Botts
Invoice Number: 1747779
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$23,541.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$23,541.00</u>

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30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747780
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0113

Fee Application - Baker Botts

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/08/21	R M Fontenla	0.2	Emails with J. Rubenstein regarding March 2021 interim statements.
04/08/21	J B Rubenstein	1.0	Review time records for inclusion in Baker Botts' first fee statement.
04/11/21	R L Spigel	1.7	Review time records for inclusion in Baker Botts' first fee statement
04/12/21	J B Rubenstein	1.0	Review time records for inclusion in Baker Botts' first fee statement.
04/15/21	J B Rubenstein	1.0	Review time records for inclusion in Baker Botts' first fee statement (1.0).
Matter Hours		4.90	
Matter Fees		\$4,828.50	

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Fee Application - Baker Botts

Invoice No: 1747780
 Invoice Date: May 17, 2021
 Matter: 089406.0113

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Rubenstein, J B	3.0	960.00	2,880.00
Spigel, R L	1.7	1,105.00	1,878.50
	4.7		\$4,758.50

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	0.2	350.00	70.00
	0.2		\$70.00

Total Current Fees	\$4,828.50
Total Due This Invoice	\$4,828.50

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Invoice Number: 1747780
Invoice Date: May 17, 2021
Matter Number: 089406.0113

REMITTANCE STATEMENT

Matter Number: 089406.0113
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Fee Application - Baker Botts
Invoice Number: 1747780
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$4,828.50
Total Expenses	\$0.00
Total Invoice Amount	<u>\$4,828.50</u>

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Griddy Energy LLC (Debtor-in-Possession)
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 Westport, Connecticut 06880

Invoice Number: 1742514
 Invoice Date: April 15, 2021
 Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0114

Professional Retention and Fees - Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/19/21	J R Herz	1.1	Review and revise interim compensation procedures drafted by M. Turner.
03/19/21	M D Turner	1.2	Prepare draft interim compensation and reimbursement motion (1.2).
03/21/21	R L Spigel	1.2	Review and revise interim compensation motion (1.1); email to J. Herz regarding same (.1).
03/22/21	J R Herz	1.0	Review and revise interim compensation procedures based on internal comments.
03/22/21	R L Spigel	0.2	Review revisions to interim compensation motion and email to J. Herz regarding same (.2).
03/22/21	M D Turner	0.9	Prepare revised draft interim compensation and reimbursement motion.
03/24/21	J R Herz	1.0	Finalize interim compensation procedures motion for filing.

Matter Hours	6.60
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Matter Fees	\$5,888.50
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Professional Retention and Fees â€œ Other Professionals

Invoice No: 1742514
 Invoice Date: April 15, 2021
 Matter: 089406.0114

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	3.1	845.00	2,619.50
Spigel, R L	1.4	1,105.00	1,547.00
Turner, M D	2.1	820.00	1,722.00
	6.6		\$5,888.50

Total Current Fees	\$5,888.50
Total Due This Invoice	\$5,888.50

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Due Upon Receipt

Invoice Number: 1742514
Invoice Date: April 15, 2021
Matter Number: 089406.0114

REMITTANCE STATEMENT

Matter Number: 089406.0114
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Professional Retention and Fees â€œ Other Professionals
Invoice Number: 1742514
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$5,888.50
Total Expenses	\$0.00
Total Invoice Amount	<u>\$5,888.50</u>

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Invoice Number: 1747781
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0114

Professional Retention and Fees - Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/08/21	J R Herz	0.5	Review Ordinary Course Professionals declarations received to date (.2); send follow up emails on same (.1); call with M. Huerta concerning his declaration in support of Ordinary Course Professionals application (.2).
04/12/21	J R Herz	1.0	Summarize research relating to Ordinary Course Professionals.
04/12/21	R L Spigel	0.3	Email with J. Whitworth regarding Ordinary Course Professionals motion and emails with J. Herz regarding same (.3).
04/13/21	J R Herz	0.3	Revise Interim Compensation Order based on US Trustee comments.
04/22/21	J R Herz	2.9	Email R. Bhullar outlining procedures for paying professionals and obligations under interim compensation order (.6); draft talking points to respond to Ordinary Course Professionals objection (2.2); email A. Stewart regarding an update on her retention (.1).
04/29/21	J R Herz	0.7	Review entered Ordinary Course Professionals Order (.1); email Ordinary Course Professionals concerning order (.2); email Sitrick concerning Ordinary Course Professionals Order (.2); email R. Bhullar concerning order (.1); email M. Huerta concerning Ordinary Course Professionals issues (.1).
04/29/21	J R Herz	0.3	Review and comment on Sitrick Declaration (.3).
04/30/21	J R Herz	2.2	Review and finalize Ordinary Course Professionals declarations (.5); call with M. Huerta (.3); email Stretto concerning service (.1); finalize M. Huerta declaration for filing (.1); finalize E. Stewart declaration (.1); communications with C. Newcomb concerning filing Ordinary Course Professionals declarations (.1); email professionals concerning Ordinary Course Professionals declarations that have been filed (.2); email Anita-Marie Laurie concerning filing Ordinary Course Professionals declaration (.1); review and correct Sitrick

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Professional Retention and Fees - Other Professionals

Invoice No: 1747781
Invoice Date: May 17, 2021
Matter: 089406.0114

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			declaration (.6); call with N. Sweet concerning Windes Declaration. (.1).
Matter Hours		8.20	
Matter Fees		\$7,007.00	

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Professional Retention and Fees - Other Professionals

Invoice No: 1747781
Invoice Date: May 17, 2021
Matter: 089406.0114

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	7.9	845.00	6,675.50
Spigel, R L	0.3	1,105.00	331.50
	8.2		\$7,007.00

Total Current Fees	\$7,007.00
Total Due This Invoice	\$7,007.00

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30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747781
Invoice Date: May 17, 2021
Matter Number: 089406.0114

REMITTANCE STATEMENT

Matter Number: 089406.0114
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Professional Retention and Fees - Other Professionals
Invoice Number: 1747781
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$7,007.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$7,007.00</u>

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Invoice Number: 1742515
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0116

Financing

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/31/21	C R Newcomb	0.4	Correspondence with R. Bhullar regarding cash collateral usage issues (.2); review hearing transcript and record related to same (.2).
Matter Hours		0.40	
Matter Fees		\$366.00	

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Financing

Invoice No: 1742515
Invoice Date: April 15, 2021
Matter: 089406.0116

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Newcomb, C R	0.4	915.00	366.00
	0.4		\$366.00

Total Current Fees	\$366.00
Total Due This Invoice	\$366.00

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	Washington

Griddy Energy LLC (Debtor-in-Possession)
 30 Post Road East
 Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742515
 Invoice Date: April 15, 2021
 Matter Number: 089406.0116

REMITTANCE STATEMENT

Matter Number: 089406.0116
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Financing
Invoice Number: 1742515
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$366.00
Total Expenses	\$0.00
Total Invoice Amount	\$366.00

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742516
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0117

Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/15/21	C C Cyrus	2.5	Review and coordinate filing of Suggestions of Bankruptcy in Khoury, Huppert, Clark, and Attorney General actions, as well as Notice of Removal and Notice of Filing of Notice of Removal in Khoury action (2.0); correspond with J. Herz regarding state court stays (0.5).
03/15/21	J B Lawrence	1.5	Strategy regarding suggestions of bankruptcy and removals (1.0); correspondence with Plaintiffs' counsel (0.5).
03/16/21	J Aquino	0.3	Call Court to inquire of notice of removal filing information.
03/16/21	C C Cyrus	0.7	Draft letter notifying opposing counsel of an automatic-stay violation.
03/16/21	J B Rubenstein	0.8	Correspondence with M. Fallquist, R. Bhullar, R. Spigel, and J. Lawrence after the hearing regarding litigation strategy going forward (0.8).
03/16/21	K L Wallace	0.2	Research [REDACTED]
03/17/21	C C Cyrus	1.4	Research regarding issues attendant to the Khoury matter post-removal (1.1); discussing research assignment with J. Lawrence (.1); draft email regarding the same to J. Rubenstein, J. Lawrence, and R. Spigel (.2).
03/17/21	J B Rubenstein	1.2	Telephone conference with J. Lawrence and email correspondence with R. Spigel regarding potential Rule 2004 request (0.4); telephone conference with M. Fallquist and R. Bhullar regarding strategy for civil and Attorney General litigation (0.8).
03/17/21	R L Spigel	0.2	Telephone conference with J. Lawrence regarding adversary proceeding and related matters.

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
LitigationInvoice No: 1742516
Invoice Date: April 15, 2021
Matter: 089406.0117

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/18/21	J Aquino	0.5	Review Court order, set case deadlines and serve Plaintiffs.
03/18/21	C C Cyrus	1.3	Research regarding the automatic stay (.3); discuss research issues regarding civil actions with J. Lawrence (.4); review research concerning the civil actions (.6).
03/18/21	K L Wallace	2.1	Research regarding automatic stay violation issues.
03/19/21	C C Cyrus	3.4	Draft analysis regarding complaints filed against Debtor and related matters.
03/19/21	J B Rubenstein	0.5	Conference call with R. Spigel and J. Lawrence regarding strategy for current litigation against the debtor.
03/22/21	J B Rubenstein	3.5	Compile data and draft document reflecting information requested by the Office of the Attorney General in connection with the CID and the parties' Term Sheet (2.6); Teams call with the client regarding information to be provided to the Office of the Attorney General (0.9).
03/23/21	J B Rubenstein	2.7	Teams calls to discuss the data compiled for the Office of the Attorney General (1.2); review and revise document containing information for the Office of the Attorney General (1.0); Teams call with M. Fallquist to discuss issues concerning PUCT and Office of the Attorney General proceedings (0.5).
03/23/21	K L Wallace	4.1	Research and analysis regarding discovery issues.
03/24/21	J B Rubenstein	2.5	Conference call with M. Fallquist, J. Scott and R. Clay regarding proceedings with the Attorney General and the PUCT (0.8); conference call with R. Spigel and the Office of the Attorney General regarding various Office of the Attorney General proceedings (0.7); review and revise draft informational sheet for the Governor's office in connection with PUCT proceedings (0.7); review and analyze additional data requested by the Office of the Attorney General in connection with the bankruptcy and CID (0.8).
03/24/21	K L Wallace	2.8	Research and analysis regarding potential Rule 2004 discovery issues.
03/25/21	J B Rubenstein	3.0	Review and revised draft materials for the Governor's office in connection with PUCT proceedings (1.5); Teams call with M. Fallquist and C. McArthur regarding data for the Office of the Attorney General (0.6); telephone conference with R. Spigel regarding data for the Office of the Attorney General (0.4); Teams call with M. Fallquist regarding information concerning PUCT proceedings (0.5).
03/25/21	R L Spigel	0.7	Review documents regarding outstanding litigation (.2); emails to plaintiffs' counsel regarding same (.1); telephone conference with J. Lawrence regarding same (.4).

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
LitigationInvoice No: 1742516
Invoice Date: April 15, 2021
Matter: 089406.0117

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/26/21	J B Rubenstein	1.5	Telephone conferences with R. Spigel regarding upcoming hearing and litigation issues (0.5); correspondence with R. Spigel and J. Lawrence regarding staying deadlines in all outstanding litigation and strategy for same (0.3); review correspondence with from the Attorney General's office and correspondence with the clients regarding additional requests from the Attorney General (0.7).
03/29/21	J R Herz	7.6	Research issues relating to the formation of a customer committee (4.6); begin to draft objection to formation of a customer committee (3.0).
03/29/21	J B Lawrence	0.5	Meet and confer regarding Khoury 7016 Order (0.5).
03/29/21	J B Rubenstein	2.0	Conference call with J. Lawrence and R. Spigel regarding bankruptcy court hearing and litigation strategy (0.5); Teams call with the clients to discuss litigation strategy and upcoming hearings (1.0); conference call with J. Lawrence and R. Spigel regarding litigation issues and the discussion with plaintiffs' counsel on the Rule 26 conference (0.5).
03/29/21	R L Spigel	0.5	Telephone conference with J. Lawrence regarding litigation, committee (.5).
03/30/21	J Aquino	0.4	Finalize and file Joint Stipulation in adversary case.
03/30/21	C C Cyrus	1.3	Discuss background for joint stipulation with J. Lawrence (.1); draft joint stipulation regarding Rule 26(f)(3) Report (1.0); review local rules regarding parties' stipulations and requests for a continuance (.2).
03/30/21	J B Lawrence	0.7	Revise stipulation concerning Rule 26 conference in Khoury matter, and correspondence regarding same.
03/30/21	J B Rubenstein	1.0	Teams call with J. Scott, R. Clay and M. Fallquist regarding PUCT proceedings (0.5); telephone conference with M. Fallquist regarding information to be provided concerning the PUCT proceedings (0.5).
03/30/21	A M Stover	0.8	Confer with M. Fallquist regarding notice of appearance in PUC revocation proceeding (0.3); draft notice of appearance (0.5).
03/31/21	J R Herz	0.8	Review issues relating to committee professional's fees (.8).
03/31/21	A M Stover	0.6	Prepare and finalize notice of appearance for Griddy in REP certificate proceeding.

Matter Hours 53.60**Matter Fees** **\$43,633.00**

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
LitigationInvoice No: 1742516
Invoice Date: April 15, 2021
Matter: 089406.0117**2021 Lawyer Summary**

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Cyrus, C C	10.6	665.00	7,049.00
Herz, J R	8.4	845.00	7,098.00
Lawrence, J B	2.7	980.00	2,646.00
Rubenstein, J B	18.7	960.00	17,952.00
Spigel, R L	1.4	1,105.00	1,547.00
Stover, A M	1.4	965.00	1,351.00
Wallace, K L	9.2	610.00	5,612.00
	52.4		\$43,255.00

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Aquino, J	1.2	315.00	378.00
	1.2		\$378.00

For Expenses Incurred:

Court fees AMERICAN EXPRESS JESSICA AQUINO Filing Notice of Removal Filing Fee - Southern District of Texas Bankruptcy - 03/05/2021	350.00
Computer research services	2,414.40
Total Expenses	\$2,764.40

Total Current Fees	\$43,633.00
Total Current Costs	\$2,764.40
Total Due This Invoice	\$46,397.40

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
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Due Upon Receipt

Invoice Number: 1742516
Invoice Date: April 15, 2021
Matter Number: 089406.0117

REMITTANCE STATEMENT

Matter Number: 089406.0117
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Litigation
Invoice Number: 1742516
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$43,633.00
Total Expenses	\$2,764.40
Total Invoice Amount	<u>\$46,397.40</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747782
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0117

Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/01/21	J B Lawrence	0.4	Analyze draft subpoena provided by consumer counsel, and correspondence regarding same (0.4).
04/01/21	J B Rubenstein	1.0	Review draft subpoena sent by plaintiffs' counsel and correspondence with J. Lawrence and the client regarding same (0.5); attend bankruptcy hearing (0.5).
04/02/21	K L Wallace	3.9	Research and analyze Fifth Circuit law concerning pending litigation.
04/07/21	R L Spigel	0.4	Email to J. Rubenstein, M. Toulouse and B. Henderson regarding UCC production (.4).
04/07/21	M Toulouse	0.6	Reviewing list of Macquarie documentation in response to document production request (.4); correspondence with Baker Botts deal team regarding the same (.2).
04/08/21	J A Kazlow	0.9	Review and analyze Rule 2004 request; (.2) discussing same with J. Lawrence (.7).
04/08/21	J B Lawrence	1.3	Analyze Rule 2004 requests and strategy regarding response.
04/08/21	C R Newcomb	1.9	Review and prepare documents for production to committee (.8); correspondence with R. Fontenla regarding same (.2); research regarding standards for 2004 discovery from affiliates (.5); correspondence with Baker Botts team regarding 2004 requests from Committee (.4).
04/08/21	J B Rubenstein	0.5	Telephone conferences with R. Spigel regarding requests from the Attorney General.
04/08/21	J B Rubenstein	0.8	Teams call with R. Spigel and J. Lawrence regarding the UCC's 2004 request (0.5); telephone conference with R. Bhullar regarding questions posed by the UCC (0.3).

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
LitigationInvoice No: 1747782
Invoice Date: May 17, 2021
Matter: 089406.0117

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/09/21	J A Kazlow	1.2	Review documents for production in response to Rule 2004 request (.6); confer on strategy for responding to requests (.6).
04/09/21	J B Rubenstein	0.3	Correspondence with the Attorney General's office regarding the production of certain information.
04/09/21	J B Rubenstein	0.5	Correspondence with the Baker Botts team regarding the production of documents to the UCC.
04/09/21	R L Spigel	0.3	Review committee discovery requests (.3).
04/10/21	J A Kazlow	1.0	Prepare documents for production in response to Rule 2004 request.
04/12/21	J B Lawrence	1.2	Strategy and research regarding responses to UCC 2004 requests.
04/12/21	R L Spigel	0.3	Review R. Bhullar email regarding R.2004 production and email to J. Rubenstein, J. Lawrence and J. Kazlow regarding same (.2); email with C. McArthur regarding production and review J. Rubenstein email regarding same (.1).
04/13/21	J A Kazlow	8.1	Confer with client on document collection (.6); discuss objections to Rule 2004 request with J. Lawrence (.6); discuss same with J. Lawrence and J. Rubenstein (.6); prepare documents for production in Response to Rule 2004 request (.8); draft motion to quash Rule 2004 request (5.5).
04/13/21	J B Rubenstein	1.5	Call with R. Bhullar, J. Lawrence, and J. Kazlow regarding the UCC's 2004 document requests (0.8); Teams call with J. Lawrence and J. Kazlow regarding objections to the 2004 requests (0.7).
04/14/21	R M Fontenla	0.2	Emails with J. Kazlow regarding motion to quash/protective order (0.2).
04/14/21	J A Kazlow	4.7	Revise and file draft motion to quash and motion for protection.
04/14/21	J B Lawrence	1.3	Research and revise motion to quash (1.3).
04/14/21	J B Rubenstein	2.1	Conference call with R. Spigel and potential counsel regarding possible claims to be brought on behalf of the Debtor (0.6); reviewed and revised draft motion for protective order in connection with the UCC's Rule 2004 requests (0.5); conference call with R. Spigel and the Attorney General's office regarding outstanding issues (0.8); telephone conference with R. Spigel regarding same (0.2).
04/14/21	M P Schwartz	1.6	Assist in the preparation and review of electronic materials per the instructions of J. Kazlow.

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
LitigationInvoice No: 1747782
Invoice Date: May 17, 2021
Matter: 089406.0117

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/14/21	R L Spigel	2.3	Review R.2004 additional requests and emails with J. Rubenstein and J. Lawrence regarding same (.3); follow up telephone conference with J. Lawrence regarding same (.3); conference call with potential counsel to pursue causes of action (.5); telephone conference with J. Rubenstein regarding same and case matters (.2); review and comment on R.2004 objection (.8); emails with J. Lawrence, J. Krazlow regarding same and email with D. Eastlake regarding same (.2).
04/15/21	J B Lawrence	0.8	Research and revise draft communications to Texas Office of Attorney General.
04/15/21	J B Rubenstein	1.0	Draft narrative for the Attorney General's office in response to inquiries (0.5); correspondence with R. Spigel regarding same (0.2); review and revise same (0.3).
04/15/21	M P Schwartz	2.4	Assist in the preparation and review of electronic materials per the instructions of J. Kazlow.
04/15/21	R L Spigel	0.4	Review and revise statement for Attorney General and emails with J. Rubenstein re same (.4).
04/16/21	J A Kazlow	1.9	Prepare documents for production to the UCC (0.6); manage upload of client documents for review (0.5); review board minutes and redact for privilege (0.8).
04/16/21	J B Lawrence	2.5	Prepare materials for Rule 2004 response (1.0); analyze key documents for production to UCC (1.5).
04/16/21	J B Rubenstein	2.1	Conference call with R. Spigel, J. Lawrence, and counsel for the UCC regarding outstanding discovery and other issues (0.5); conference call with R. Spigel and J. Lawrence regarding same (0.5); telephone conference with J. Lawrence regarding discovery issues (0.5); telephone conference with R. Spigel regarding the plan timeline and discovery issues (0.6).
04/16/21	M P Schwartz	2.0	Assist in the preparation and review of electronic materials per the instructions of J. Kazlow.
04/16/21	M Toulouse	0.2	Correspondence with deal team regarding notices of default received from Macquarie.
04/17/21	J A Kazlow	2.6	Analyze documents for production in response to UCC Rule 2004 requests (1.0); draft search terms to narrow documents for review (1.6).
04/18/21	J A Kazlow	9.7	Review and analyze documents responsive to UCC Rule 2004 Request.
04/18/21	J B Lawrence	1.8	Revise communications to Texas Attorney General (0.4); strategy and review regarding production to UCC (1.4).
04/18/21	C R Newcomb	0.2	Correspondence with R. Spigel and M. Toulouse regarding Macquarie claim calculation.

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
LitigationInvoice No: 1747782
Invoice Date: May 17, 2021
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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/18/21	J B Rubenstein	0.8	Review selected documents for production in response to the 2004 request (0.5); correspondence with J. Lawrence and J. Kazlow regarding same (0.3).
04/18/21	J B Rubenstein	0.5	Email correspondence with R. Spigel and M. Fallquist regarding customer contracts.
04/18/21	K L Wallace	7.6	Review and analyze documents responsive to Rule 2004 request.
04/18/21	K L Wallace	0.3	Prepare for and conference call with J. Kazlow regarding Rule 2004 document review.
04/19/21	J Aquino	1.0	Draft notice of appearance for J. Rubenstein.
04/19/21	J A Kazlow	5.8	Review and analyze documents for production in response to UCC Rule 2004 requests.
04/19/21	J B Lawrence	2.3	Analyze key documents for production to UCC (0.8); strategy and research regarding 2004 request (1.0); discussions concerning protective order (0.5).
04/19/21	J B Rubenstein	1.5	Review selected documents for production to the UCC (0.2); correspondence with J. Lawrence regarding same (0.3); review and revise draft narrative to the Office of the Attorney General (0.5); telephone conference with P. Aronzon regarding potential counsel to bring claims on behalf of the Debtor (0.5).
04/19/21	M P Schwartz	1.5	Assist in the preparation and review of electronic materials per the instructions of J. Kazlow.
04/19/21	R L Spigel	1.4	Telephone conference with J. Rubenstein regarding causes of action (.6); emails with J. Rubenstein regarding Attorney General and email to A. Ryan regarding open matters (.3); telephone conference with J. Rubenstein regarding case matters, plan, discovery and open matters (.5).
04/19/21	M Toulouse	0.6	Correspondence with C. Newcomb regarding Macquarie financing documentation (.2); reviewing Macquarie documentation in connection with the same (.4).
04/19/21	K L Wallace	8.1	Review and analyze documents responsive to Rule 2004 request.
04/20/21	J Aquino	0.2	File notice of appearance for J. Rubenstein.
04/20/21	R M Fontenla	0.2	Emails with J. Aquino regarding notice procedures (0.2).
04/20/21	J A Kazlow	5.7	Review and analyze documents for production in response to Rule 2004 request (4.7); draft Protective Order (1.7).
04/20/21	J B Lawrence	1.9	Analyze key documents requested by UCC (1.5); consideration regarding UCC request for discussion regarding affiliates (0.4).

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Invoice No: 1747782
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/20/21	M P Schwartz	1.9	Assist in the preparation and review of electronic materials per the instructions of J. Kazlow.
04/20/21	K L Wallace	1.1	Review and analyze documents responsive to Rule 2004 request.
04/21/21	J A Kazlow	2.2	Revise draft Protective Order (1.0); review outgoing production to the UCC for quality control (1.2).
04/21/21	C R Newcomb	0.2	Correspondence with R. Spiegel regarding protective order (.1); review same (.1).
04/21/21	J B Rubenstein	1.5	Call with J. Lawrence, R. Spiegel, and M. Fallquist regarding the Attorney General actions (0.5); call with M. Fallquist, R. Bhullar, J. Lawrence, and R. Spiegel regarding the upcoming call with the UCC (1.0).
04/21/21	M P Schwartz	3.2	Assist in the preparation and review of electronic materials per the instructions of J. Kazlow.
04/21/21	R L Spiegel	2.0	Conference call with M. Fallquist, C. McArthur, J. Lawrence and J. Rubenstein regarding UCC document requests and meeting (.6); follow up conference call with J. Lawrence and J. Rubenstein regarding same (.3); email with R. Bhullar regarding document production (.1); second telephone conference with M. Fallquist, R. Bhullar, J. Lawrence and J. Rubenstein regarding production (1.0).
04/22/21	J Aquino	0.4	Prepare admission papers for J. Kazlow.
04/22/21	J A Kazlow	2.9	Prepare data room to use in production of documents (1.0); prepare supplemental production of documents (0.3); review production to UCC (1.0); review comments to draft protective order (0.6).
04/22/21	J B Lawrence	3.3	Strategy and research regarding 2004 request issues (0.7); revise draft protective order (0.7); strategy discussion regarding UCC request for extension (1.0); analyze key documents requested by UCC (0.9).
04/22/21	C R Newcomb	2.0	Review and comment on protective order (1.5); correspondence with J. Lawrence and D. Eastlake regarding same (.2); review committee bylaws (.2); correspondence with R. Spiegel regarding same (.1).
04/22/21	J B Rubenstein	0.4	Call with R. Spiegel, M. Fallquist, and R. Bhullar regarding Attorney General proceedings (0.4).
04/22/21	M P Schwartz	1.2	Assist in the preparation and review of electronic materials per the instructions of J. Kazlow.
04/22/21	R L Spiegel	1.6	Telephone conference with J. Lawrence and J. Rubenstein regarding production and UCC (.4); call with M. Fallquist, R. Bhullar, J. Lawrence and J. Rubenstein regarding UCC document production (1.0); email with J. Lawrence and J. Rubenstein regarding production matters (.1); email with A. Ryan and E. Chavez regarding document production (.1).

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Invoice No: 1747782
 Invoice Date: May 17, 2021
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/23/21	J Aquino	0.3	Update stipulated protective order.
04/23/21	J A Kazlow	1.7	Review documents to produce in response to requests from Province (1.2); provide production of same (0.5).
04/23/21	J B Lawrence	3.0	Draft stipulation of abatement (0.5); revise protective order (0.7); draft and revise responses to UCC information request (1.3); telephone conference with counsel for UCC (0.1); correspondence with UCC counsel (0.4).
04/23/21	R L Spigel	0.3	Review stipulated motion to quash (.1); telephone call with J. Lawrence regarding motion to quash and several emails regarding same (.2).
04/24/21	J A Kazlow	0.2	Confer with R. Spigel and J. Lawrence on UCC production.
04/26/21	J A Kazlow	0.4	Draft proposed order on motion to quash.
04/26/21	J A Kazlow	0.4	Review and provide comment on draft reply in support of motion to quash.
04/26/21	J B Lawrence	7.5	Analyze Committee's objection to motion to quash (1.0); research and revise reply in support of motion to quash (4.3); revise reply in support of disclosure statement (2.2).
04/26/21	C R Newcomb	0.6	Review and revise notice of hearing on motion to quash hearing (.1); review protective order stipulation and prepare for filing (.5)
04/26/21	J B Rubenstein	0.8	Review and analyze potential resolution of the Attorney General's claims (0.4); conference call with J. Lawrence and R. Spigel regarding same (0.4).
04/26/21	J B Rubenstein	0.4	Review and revise draft reply brief in support of the motion to quash portions of the Rule 2004 discovery requests.
04/26/21	R L Spigel	0.5	Telephone conference with J. Lawrence regarding motion to quash and open case matters (.2); review reply to motion to quash and emails with J. Lawrence and J. Rubenstein regarding same (.3).
04/27/21	J B Lawrence	0.2	Confer with counsel for Khoury regarding status conference.
04/27/21	J B Lawrence	3.6	Research and revise reply in support of motion to quash (1.3); correspondence with counsel for UCC regarding requests for additional information (1.3); analyze and revise proposal from OAG (1.0).
04/27/21	C R Newcomb	1.5	Correspondence with chambers regarding protective order (.2); review and revise motion to seal (.8); review sealing rules and arrange for submission of hard copy of sealed documents (.5)

BAKER BOTTS LLP

Invoice No: 1747782
 Invoice Date: May 17, 2021
 Matter: 089406.0117

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/27/21	J B Rubenstein	2.5	Conference call with R. Spigel and J. Scott regarding potential resolution of the Attorney General's claims (0.5); review and revise draft stipulation with the Attorney General's office (0.5); call with M. Fallquist, R. Bhullar, and R. Spigel regarding possible stipulation with the Office of Attorney General (0.8); Teams call with R. Spigel, R. Obaldo (Office of Attorney General) and A. Ryan (Office of Attorney General) regarding potential resolution of claims (0.7).
04/28/21	J B Lawrence	5.5	Strategy and communications regarding production of additional information to the UCC (2.2); confer with counsel for UCC (0.3); analyze information requests from UCC and strategy regarding same (0.8); prepare for hearing on motion to quash (2.2).
04/28/21	C R Newcomb	1.4	Review and revise proposed order on motion to quash (.6); prepare notice of proposed order (.4) correspondence with J. Lawrence regarding same (.2); coordinate service of sealed documents (.2)
04/28/21	J B Rubenstein	0.5	Conference call with R. Spigel and R. Obaldo (Office of Attorney General) regarding potential settlement.
04/29/21	J B Lawrence	3.1	Correspondence and strategy regarding production of additional information requested by UCC (2.2); revise draft order provided by UCC, and correspondence with UCC regarding same (0.9).
04/29/21	J B Lawrence	1.0	Prepare for hearing on disclosure statement and motion to quash (1.0).
04/30/21	J R Herz	0.6	Email R. Spigel and C. Newcomb regarding game plan for dealing with tort claimant committee (.3); review committee discovery requests (.3).
04/30/21	J B Lawrence	2.7	Additional correspondence with UCC regarding draft order (0.6); analyze additional Rule 2004 requests and deposition requests provided by UCC (1.3); draft correspondence to UCC regarding scope of Rule 2004 discovery (0.8).
04/30/21	J B Rubenstein	1.0	Telephone conference with R. Spigel regarding discovery requests and strategy going forward (0.5); conference call with J. Lawrence and R. Spigel regarding document and deposition requests from the UCC (0.5).
04/30/21	R L Spigel	1.8	Telephone conferences with J. Rubenstein regarding UCC requests and open matters (1.0); telephone conference with R. Bhullar regarding same (.8).

Matter Hours 170.70

Matter Fees \$140,084.00

BAKER BOTTS LLP

Invoice No: 1747782
 Invoice Date: May 17, 2021
 Matter: 089406.0117

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Litigation

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	0.6	845.00	507.00
Kazlow, J A	49.4	790.00	39,026.00
Lawrence, J B	43.4	980.00	42,532.00
Newcomb, C R	7.8	915.00	7,137.00
Rubenstein, J B	19.7	960.00	18,912.00
Spigel, R L	11.3	1,105.00	12,486.50
Toulouse, M	1.4	1,085.00	1,519.00
Wallace, K L	21.0	610.00	12,810.00
	154.6		\$134,929.50

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Aquino, J	1.9	315.00	598.50
Fontenla, R M	0.4	350.00	140.00
Schwartz, M P	13.8	320.00	4,416.00
	16.1		\$5,154.50

For Expenses Incurred:

AMERICAN EXPRESS JONATHAN BELL RUBENSTEIN Professional Membership Dues 2021.04.01 -- SDTX Attorney Admissions	25.00
Court fees SECRETARY OF STATE OF TEXAS - Web inquiries for Mar 2021	2.00
Discovery/eDiscovery Culling & Filtering 100-Processing - per GB	3,988.00
Data Storage Fees-Internal Database Hosting 300-Database Hosting - per GB	956.00
Computer research services	727.42
Electronic Court Records	13.60
Postage	8.36
Total Expenses	\$5,720.38

Total Current Fees	\$140,084.00
Total Current Costs	\$5,720.38
Total Due This Invoice	\$145,804.38

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TAX ID 74-1195457

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1747782
Invoice Date: May 17, 2021
Matter Number: 089406.0117

REMITTANCE STATEMENT

Matter Number: 089406.0117
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Litigation
Invoice Number: 1747782
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$140,084.00
Total Expenses	\$5,720.38
Total Invoice Amount	<u>\$145,804.38</u>

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Griddy Energy LLC (Debtor-in-Possession)
 30 Post Road East
 Westport, Connecticut 06880

Invoice Number: 1742517
 Invoice Date: April 15, 2021
 Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0118

Meeting of Creditors

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/17/21	C R Newcomb	0.7	Correspondence with R. Bhullar and Griddy team regarding monthly operating reports and 341 meeting issues (.5); correspondence with J. Whitworth regarding 341 meeting (.2).
Matter Hours		0.70	
Matter Fees		\$640.50	

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Meeting of Creditors

Invoice No: 1742517
Invoice Date: April 15, 2021
Matter: 089406.0118

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Newcomb, C R	0.7	915.00	640.50
	0.7		\$640.50

Total Current Fees	\$640.50
Total Due This Invoice	\$640.50

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1742517
Invoice Date: April 15, 2021
Matter Number: 089406.0118

REMITTANCE STATEMENT

Matter Number: 089406.0118
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Meeting of Creditors
Invoice Number: 1742517
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$640.50
Total Expenses	\$0.00
Total Invoice Amount	\$640.50

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747783
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0118

Meeting of Creditors

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/01/21	C R Newcomb	0.2	Correspondence with R. Bhullar regarding initial debtor interview preparations.
04/05/21	C R Newcomb	0.9	Call and correspondence with R. Bhullar regarding initial debtor interview preparations and related up-coming case issues (.6); review US Trustee guidelines and initial report (.3).
04/07/21	C R Newcomb	2.4	Correspondence with B. Griffin regarding initial report documents (.4); review documents in preparation for initial debtor interview (.6); attend initial debtor interview (.7); follow up call and correspondence with R. Bhullar and US Trustee regarding same (.7).
04/12/21	C R Newcomb	1.1	Correspondence with R. Bhullar and K. Bhuva regarding monthly operating report (.3); correspondence with B. Griffin regarding same (.1) correspondence with R. Spigel and A. Tsai regarding amended schedules (.4); correspondence with US Trustee team and counsel to committee regarding prepetition employee obligations matrix (.3).
04/13/21	C R Newcomb	1.0	Correspondence with R. Bhullar and B. Griffin regarding monthly operating report (.2); correspondence with R. Spigel and R. Bhullar regarding 341 meeting preparations (.4); review and revise memo regarding 341 meeting (.4).
04/13/21	R L Spigel	0.6	Review and revise 341 meeting memo (.3); email with C. Newcomb re same (.1); email with C. Newcomb re amended schedules (.2).
04/14/21	R L Spigel	0.2	Finalize 341 memo and email to R. Bhullar re same (.2).
04/16/21	C R Newcomb	1.2	Call with R. Bhullar and R. Spigel to prepare for 341 meeting (1.0); prepare documents for R. Bhullar to review and send (.2).
04/16/21	R L Spigel	1.0	Conference call with R. Bhullar and C. Newcomb re 341 meeting preparation.

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Meeting of Creditors

Invoice No: 1747783
Invoice Date: May 17, 2021
Matter: 089406.0118

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/19/21	C R Newcomb	0.5	Correspondence with R. Bhullar regarding various 341 meeting issues (.4); correspondence with R. Spiegel regarding same (.1).
04/19/21	R L Spiegel	0.1	Email with J. Whitworth re 341 meeting (.1).
04/20/21	C R Newcomb	1.3	Correspondence with R. Spiegel and R. Bhullar regarding 341 meeting and related documents (.3); review documents in preparation for 341 meeting (.3); attend 341 meeting telephonically (.7).
04/20/21	R L Spiegel	1.5	Prepare for (.4) and attend 341 meeting (.7); follow up with R. Bhullar re same (.4).
Matter Hours		12.00	
Matter Fees		\$11,626.00	

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Meeting of Creditors

Invoice No: 1747783
Invoice Date: May 17, 2021
Matter: 089406.0118

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Newcomb, C R	8.6	915.00	7,869.00
Spigel, R L	3.4	1,105.00	3,757.00
	12.0		\$11,626.00

Total Current Fees	\$11,626.00
Total Due This Invoice	\$11,626.00

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
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Due Upon Receipt

Invoice Number: 1747783
Invoice Date: May 17, 2021
Matter Number: 089406.0118

REMITTANCE STATEMENT

Matter Number: 089406.0118
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Meeting of Creditors
Invoice Number: 1747783
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$11,626.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$11,626.00</u>

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30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1747784
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0119

Reporting (Bankruptcy Disclosures)

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/16/21	C R Newcomb	0.4	Correspondence with R. Bhullar and K Bhuva regarding Monthly Operating Report (.2); review Monthly Operating Report instructions and US Trustee guidelines (.2).
04/19/21	C R Newcomb	0.8	Correspondence with R. Bhullar regarding various Monthly Operating Report questions (.6); review Monthly Operating Report (.2).
04/20/21	C R Newcomb	1.4	Call and correspondence with R. Spiegel regarding Monthly Operating Report (.5); review draft Monthly Operation Report (.5); correspondence with R. Bhullar regarding same (.4).
04/21/21	C R Newcomb	4.6	Correspondence with K. Bhuva and B. Griffin regarding US Trustee quarterly payment process (1.1); review and revise Monthly Operation Report (1.4); correspondence and calls with R. Bhullar, K. Bhuva and R. Spiegel regarding same (2.1)
04/23/21	C R Newcomb	0.1	Correspondence with R. Bhullar and K. Bhuva regarding US Trustee fee payment.
04/27/21	C R Newcomb	0.1	Correspondence with K. Bhuva regarding UST quarterly payment
Matter Hours		7.40	
Matter Fees		\$6,771.00	

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Reporting (Bankruptcy Disclosures)

Invoice No: 1747784
Invoice Date: May 17, 2021
Matter: 089406.0119

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Newcomb, C R	7.4	915.00	6,771.00
	7.4		\$6,771.00

Total Current Fees	\$6,771.00
Total Due This Invoice	\$6,771.00

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Invoice Number: 1747784
Invoice Date: May 17, 2021
Matter Number: 089406.0119

REMITTANCE STATEMENT

Matter Number: 089406.0119
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Reporting (Bankruptcy Disclosures)
Invoice Number: 1747784
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$6,771.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$6,771.00</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1742518
Invoice Date: April 15, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through March 31, 2021.

089406.0121

Schedules/Statement of Financial Affairs/Monthly Operating Reports

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
03/18/21	C R Newcomb	2.0	Review schedules and SOFAs (1.2); review global notes (.5); calls and correspondence with R. Spiegel regarding same (.3).
03/18/21	R L Spiegel	1.3	Review and edit Global Notes to Schedules and SOFAs (1.3).
03/20/21	C R Newcomb	0.2	Call with R. Spiegel regarding various schedules and SOFAs issues.
03/20/21	R L Spiegel	1.6	Review Schedules (.8); telephone conference with A. Tsai regarding same (.3); review SOFAs and email to R. Bhullar regarding same (.5).
03/22/21	R L Spiegel	0.6	Telephone conferences with R. Bhullar regarding Schedules (.4); emails with R. Bhullar regarding Schedules/SOFAs and update Global Notes (.2).
03/24/21	K Chiu	0.7	Finalize and file debtor's schedules and statements of financial affairs (0.5); finalize and file notice of schedules and statement of financial affairs (0.2).
03/24/21	J R Herz	0.3	Email chambers concerning omnibus hearing for hearings to be filed today (.3)
03/24/21	R L Spiegel	0.7	Telephone conference with R. Bhullar regarding Schedules and SOFAs (.2); finalize global notes regarding same (.3); final review and numerous emails with A. Tsai regarding same (.2).

Matter Hours 7.40

Matter Fees **\$7,373.00**

BAKER BOTTS LLP

Invoice No: 1742518
 Invoice Date: April 15, 2021
 Matter: 089406.0121

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Schedules/Statement of Financial Affairs/Monthly Operating Reports

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Chiu, K	0.7	665.00	465.50
Herz, J R	0.3	845.00	253.50
Newcomb, C R	2.2	915.00	2,013.00
Spigel, R L	4.2	1,105.00	4,641.00
	7.4		\$7,373.00

Total Current Fees	\$7,373.00
Total Due This Invoice	\$7,373.00

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Invoice Number: 1742518
Invoice Date: April 15, 2021
Matter Number: 089406.0121

REMITTANCE STATEMENT

Matter Number: 089406.0121
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Schedules/Statement of Financial Affairs/Monthly Operating Reports
Invoice Number: 1742518
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$7,373.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$7,373.00</u>

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Westport, Connecticut 06880

Invoice Number: 1747785
Invoice Date: May 17, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through April 30, 2021.

089406.0121

Schedules/Statement of Financial Affairs/Monthly Operating Reports

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
04/08/21	C R Newcomb	0.8	Draft notice of amended schedules (.5); correspondence with Stretto and R. Spiegel regarding same (.3).
04/08/21	R L Spiegel	0.2	Emails with C. Newcomb regarding amending Schedules (.2).
04/13/21	C R Newcomb	1.7	Prepare amended schedules for filing (.5); correspondence with A. Tsai, R. Spiegel and R. Bhullar regarding amended schedules and service of same (.8); review and revise notice of amended schedules (.2); correspondence and call with R. Fontenla regarding filing amended schedules (.2).
04/14/21	R L Spiegel	0.4	Email to R. Bhullar re budget and re A. Ryan inquiry and email to A. Tsai re Statement of Financial Affairs (.2); email to A. Tsai re Statement of Financial Affairs (.2).
04/14/21	R L Spiegel	0.5	Review Statement of Financial Affairs re A. Ryan inquiry and email to R. Bhullar re same.
04/18/21	R L Spiegel	0.6	Review budget and email with R. Bhullar, K. Bhuvra and C. Newcomb re same (.2); telephone conference with R. Bhullar re same (.4).
04/20/21	R L Spiegel	0.1	Brief review of Monthly Operating Report (.1).
04/21/21	R L Spiegel	0.7	Emails with C. Newcomb re Monthly Operating Report (.4); conference call with C. Newcomb and R. Bhullar re same; review Trinet documents and emails with R. Bhullar re same (.2); review revise Monthly Operating Report (.4); email to R. Bhullar re same (.1).

Matter Hours 5.00

Matter Fees **\$5,050.00**

BAKER BOTTS LLP

Invoice No: 1747785
Invoice Date: May 17, 2021
Matter: 089406.0121

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Schedules/Statement of Financial Affairs/Monthly Operating Reports

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Schedules/Statement of Financial Affairs/Monthly Operating Reports

Invoice No: 1747785
Invoice Date: May 17, 2021
Matter: 089406.0121

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Newcomb, C R	2.5	915.00	2,287.50
Spigel, R L	2.5	1,105.00	2,762.50
	5.0		\$5,050.00

Total Current Fees	\$5,050.00
Total Due This Invoice	\$5,050.00

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Due Upon Receipt

Invoice Number: 1747785
Invoice Date: May 17, 2021
Matter Number: 089406.0121

REMITTANCE STATEMENT

Matter Number: 089406.0121
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Schedules/Statement of Financial Affairs/Monthly Operating Reports
Invoice Number: 1747785
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$5,050.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$5,050.00</u>

TO ENSURE PROPER APPLICATION OF YOUR PAYMENT PLEASE RETURN THIS REMITTANCE ADVICE
OR EMAIL TO ARHOUSTON@BAKERBOTTS.COM

Please Remit to:
Wiring Instructions
Baker Botts L.L.P.
Bank: JP Morgan Chase Bank
Address: 712 Main Street, Houston, TX 77002
ABA Number: 021 000 021
Swift Code: CHASUS33
Primary Account: 001 0000 2006
(Reference Invoice Number)

ACH Information:
Baker Botts L.L.P.
Bank: JP Morgan Chase Bank
Address: 712 Main Street, Houston, TX 77002
Routing Number: 111 000 614
Primary Account: 001 0000 2006
(Reference Invoice Number)

To Pay by Check, send to:
Baker Botts L.L.P.
P.O. Box 301251
Dallas, TX 75303-1251
(Reference Invoice Number)

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:)	
)	Chapter 11
)	
GRIDDY ENERGY LLC, ¹)	Case No. 21-30923 (MI)
)	
Debtor.)	
)	

**SECOND MONTHLY FEE STATEMENT OF
BAKER BOTTS L.L.P. FOR COMPENSATION AND REIMBURSEMENT OF
EXPENSES FOR THE PERIOD FROM MAY 1, 2021 THROUGH MAY 31, 2021**

Name of Applicant	Baker Botts L.L.P.
Authorized to Provide Professional Services to:	Debtor and Debtor in Possession
Date of Retention:	April 28, 2021, effective as of March 15, 2021 (the Petition Date) [Docket No. 229]
Time Period Covered by this Statement	May 1, 2021 through May 31, 2021
Total Fees Requested in this Statement (Excluding 20% Holdback):	\$423,183.20
Total Expenses Requested in this Statement:	\$7,656.73
Total Fees Requested in this Statement (Including 20% Holdback):	\$528,979.00
Total Attorney Fees Requested in this Statement (Including 20% Holdback):	\$512,241.50
Total Actual Attorney Hours Covered by This Statement:	518.6
Average Hourly Rate for Attorneys:	\$987.74
Total Paraprofessional Fees Requested in this Statement (Including 20% Holdback):	\$16,737.50
Total Actual Paraprofessional Hours Covered by this Statement:	49.4
Average Hourly Rate for Paraprofessionals	\$338.82

¹ The last four digits of its federal tax identification number of the Debtor are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

Pursuant to sections 330 and 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-1 of the Bankruptcy Local Rules for the Southern District of Texas (the “Bankruptcy Local Rules”) and the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Chapter 11 Case Professionals* [Docket No. 184] (the “Interim Compensation Procedures Order”), Baker Botts L.L.P. (“Baker Botts”), counsel for the debtor and debtor in possession (the “Debtor”) in the above-captioned chapter 11 case (the “Chapter 11 Case”), hereby files this second monthly fee statement (this “Statement”) for interim allowance of (i) compensation in the amount of \$423,183.20² (80% of total fees of \$528,979.00) for actual, reasonable and necessary legal services Baker Botts rendered to the Debtor from May 1, 2021 through and including May 31, 2021 (the “Fee Period”) and (ii) reimbursement for the actual and necessary expenses that Baker Botts incurred in the amount of \$7,656.73 during the Fee Period.

Itemization of Services Rendered and Disbursements Incurred

1. Attached hereto as **Exhibit A** is a summary of the total hours and fees incurred by service category during the Fee Period.
2. Attached hereto as **Exhibit B** is a detailed statement of total hours and fees incurred by each timekeeper during the Fee Period.
3. Attached hereto as **Exhibit C** is a detailed summary of Baker Botts’ expenses incurred during the Fee Period.
4. Attached hereto as **Exhibit D** is Baker Botts’ detailed time records setting forth the number of hours expended and fees incurred during the Fee Period. Baker Botts’ attorneys

² The total compensation sought reflects a discount of 10% off of Baker Botts’ standard hourly rates. In addition, in the exercise of its billing discretion, Baker Botts has not included \$41,508.50 in fees for services provided by Baker Botts during the Fee Period.

and paraprofessionals expended a total of 568.0 hours during the Fee Period in connection with the Chapter 11 Case. The services rendered by Baker Botts during the Fee Period are grouped by the matter descriptions set forth on **Exhibit A**.

Representations

5. Although every effort has been made to include all fees and expenses incurred in the Fee Period, some fees and expenses might not be included in this Statement due to delays caused by accounting and processing during the Fee Period. Baker Botts reserves the right to make further application to this Court for allowance of such fees and expenses not included herein. Subsequent statements will be filed in accordance with the Bankruptcy Code, the Bankruptcy Rules, Bankruptcy Local Rules and the Interim Compensation Procedures Order.

Notice and Objections

6. Pursuant to the Interim Compensation Procedures Order, notice of this Statement shall be given by email upon (collectively, the “Application Recipients”): (i) the Debtor, Attn.: Roop Bhullar, roop@griddy.com; (ii) the Office of the U.S. Trustee for the Southern District of Texas, Attn: Jana Whitworth, Esq., jana.whitworth@usdoj.gov; and (iii) counsel to the Committee: McDermott Will & Emery LLP, Attn: Charles R. Gibbs, Esq., crgibbs@mwe.com and Darren Azman, Esq., dazman@mwe.com.

7. Objections to this Statement, if any, must be served upon the Application Recipients and counsel to the Debtor, Baker Botts L.L.P., Attn: Robin Spigel, Esq. (robin.spigel@bakerbotts.com) and Chris Newcomb, Esq. (chris.newcomb@bakerbotts.com), no later than **July 7, 2021 at 4:00 p.m. (prevailing Central Time)** (the “Objection Deadline”), setting forth the nature of the objection and the specific amount of fees or expenses at issue.

WHEREFORE, Baker Botts respectfully requests interim allowance of fees and expenses incurred during the Fee Period pursuant to the Interim Compensation Order in the amount of \$430,839.93 consisting of (a) \$423,183.20 (which is 80% of total fees of \$528,979.00) for actual, reasonable and necessary professional services rendered by Baker Botts and (b) \$7,656.73 for actual and necessary expenses, and that such fees and expenses be paid as administrative expenses of the Debtor's estate.

Dated: June 23, 2021

BAKER BOTTS L.L.P.

By: /s/ Robin Spigel
Robin Spigel (admitted *pro hac vice*)
robin.spigel@bakerbotts.com
Chris Newcomb (admitted *pro hac vice*)
chris.newcomb@bakerbotts.com
30 Rockefeller Plaza
New York, New York 10012-4498
Telephone: (212) 408-2500
Facsimile: (212) 259-2501

-and-

David R. Eastlake
Texas Bar No. 24074165
david.eastlake@bakerbotts.com
910 Louisiana Street
Houston, Texas 77002-4995
Telephone: (713) 229-1234
Facsimile: (713) 229-1522

Counsel to the Debtor and Debtor in Possession

Certificate of Service

I certify that on June 23, 2021, I caused a copy of the foregoing document to be served by the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas.

/s/ Robin Spiegel

EXHIBIT A

**SUMMARY BY MATTER DESCRIPTION
FOR THE PERIOD MAY 1, 2021 THROUGH MAY 31, 2021**

Matter Number	Matter Description	Total Billed Hours	Total Fees Requested	Total Expenses Requested	Total Compensation
0102	Plan and Disclosure Statement	168.4	\$170,191.00	\$245.36	\$170,436.36
0107	Case Administration	22.8	14,168.50	0.00	14,168.50
0108	Claims Administration and Objections	48.0	46,203.50	22.36	46,225.86
0110	Executory Contracts and Unexpired Leases	6.9	6,047.50	0.00	6,047.50
0111	Retention of Other Professionals	5.0	4,358.00	0.00	4,358.00
0113	Fee Application – Baker Botts	25.6	12,667.00	0.00	12,667.00
0115	Fee/Employment Objections	19.5	18,369.50	0.00	18,369.50
0117	Litigation	263.9	249,988.00	7,389.01	257,377.01
0121	Schedules/Statement of Financial Affairs / Monthly Operating Reports	7.9	6,986.00	0.00	6,986.00
	TOTAL:	568.0	\$528,979.00	\$7,656.73	\$536,635.73

EXHIBIT B**SUMMARY BY TIMEKEEPER FOR THE PERIOD
MAY 1, 2021 THROUGH MAY 31, 2021**

<u>Title</u>	<u>Name</u>	<u>Year Licensed</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
Associate	Alexander, M.B.	2016	2.8	\$ 730.00	\$ 2,044.00
Partner	Barkley, J.H.	1993	2.7	1,055.00	2,848.50
Associate	Chiu, K.	2018	0.8	665.00	532.00
Senior Associate	Herz, J.R.	2015	28.6	845.00	24,167.00
Associate	Kazlow, J.A.	2016	0.6	790.00	474.00
Partner	Lawrence, J.B.	2006	83.6	980.00	81,928.00
Partner	Marcus, S.D.	1986	1.6	1,395.00	2,232.00
Special Counsel	Newcomb, C.R.	2010	145.2	915.00	132,858.00
Partner	Rubenstein, J.B.	2002	35.7	960.00	34,272.00
Associate	Rui, S.X.	2018	2.8	665.00	1,862.00
Partner	Spigel, R.L.	1998	172.4	1,105.00	190,502.00
Special Counsel	Strecker, C.D.	2008	41.4	920.00	38,088.00
Partner	Toulouse, M.	1998	0.4	1,085.00	434.00
Paralegal	Aquino, J.	N/A	6.1	315.00	1,921.50
Senior Paralegal	Fontenla, R.M.	N/A	32.0	350.00	11,200.00
eDiscovery Analyst	Schwartz, M.P.	N/A	11.3	320.00	3,616.00
			568.0		\$528,979.00

EXHIBIT C

EXPENSE SUMMARY FOR THE PERIOD
MAY 1, 2021 THROUGH MAY 31, 2021

<u>Description</u>	<u>Amount</u>
Computer Research	\$2,001.54
Delivery Service	59.00
Hearing Transcripts	465.85
Long distance telephone charges	7.61
Photocopies	129.35
Relativity - eDiscovery culling and filtering document processing	104.00
Relativity – eDiscovery data storage fees	1,012.00
Relativity – eDiscovery technical services	20.00
Transperfect document preparation	183.68
Travel:	
Airfare	1,030.58
Hotel	1,606.18
Meals	355.01
Parking	270.52
Taxi/Car Service	411.01
TOTAL:	\$7,656.33

EXHIBIT D

**TIME RECORDS FOR THE PERIOD
MAY 1, 2021 THROUGH MAY 31, 2021**

BAKER BOTTS L.L.P.

TAX ID 74-1195457

Austin
Brussels
Dallas
Dubai
Hong Kong
Houston

London
Moscow
New York
Palo Alto
Riyadh
San Francisco
Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752493
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0102

Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/04/21	C R Newcomb	0.7	Review case law regarding [REDACTED] (.5); correspondence with R. Spigel and J. Rubenstein regarding same (.2).
05/04/21	J B Rubenstein	0.4	Telephone conference with C. Strecker regarding technology license (0.4).
05/04/21	R L Spigel	1.6	Telephone conference with P. Aronzon re open matters (.2); email with C. Newcomb re open matters (.3); telephone conference with J. Lawrence re Disclosure Statement and open matters (.2); email with C. Newcomb re sealing (.4); Board call (.5).
05/04/21	R L Spigel	0.1	Email to J. Binford and L. Milligan re status.
05/05/21	C R Newcomb	1.2	Call with R. Spigel, J. Lawrence and J. Rubenstein regarding plan issues (.5); review research regarding [REDACTED] and correspondence with R. Spigel regarding same (.3); review and revise disclosure statement (.2); correspondence with R. Spigel regarding retained causes of action (.2).
05/05/21	J B Rubenstein	0.5	Conference call with R. Spigel, C. Newcomb and J. Lawrence regarding UCC's proposal.
05/05/21	R L Spigel	2.2	Review research re [REDACTED] and email to J. Rubenstein re same (.6); review research re plan issues (.7); email with B. Godbey re insurance (.1); email with C. Newcomb and to J. Lawrence and J. Rubenstein re retained causes of action and research re same (.3); call with J. Rubenstein, J. Lawrence, C. Newcomb re plan matters (.5).
05/05/21	R L Spigel	2.0	Telephone conference with K. Norfleet re case (.9); follow up with J. Lawrence re same (.2); telephone conference with M. Fallquist and J. Rubenstein re open matters/strategy (.9).
05/06/21	J B Rubenstein	0.5	Telephone conference with R. Spigel and potential expert regarding

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1752493
Invoice Date: June 18, 2021
Matter: 089406.0102

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			plan confirmation (0.5).
05/06/21	J B Rubenstein	0.5	Conference call with R. Spigel, M. Fallquist, and C. McArthur regarding the Disclosure Statement.
05/06/21	R L Spigel	3.1	Email to M. Fallquist and C. McArthur re Disclosure Statement (.1); telephone conference with potential expert re plan (.5); telephone conference with C. Newcomb re Disclosure Statement and open case matters (.5); consideration of Disclosure Statement and plan matters (.4); telephone conference with J. Binford re open matter (.2); telephone conference with J. Scott re same (.2); c/c with M. Fallquist, C. McArthur and J. Rubenstein re Disclosure Statement (.4); follow up re same (.2); telephone conference with other potential expert (.3); follow up call with J. Rubenstein re same (.3).
05/07/21	R L Spigel	1.4	Telephone conference with B. Godbey re insurance (.5); follow up re same (.1); review Disclosure Statement hearing transcript (.4); revising Disclosure Statement (.4).
05/08/21	R L Spigel	0.4	Review Attorney General counterproposal (.1); telephone conference with J. Rubenstein re same (.3).
05/09/21	R L Spigel	1.7	Revising Disclosure Statement.
05/10/21	C R Newcomb	0.3	Review revised debtor release disclosures from Disclosure Statement (.2); review case law re same (.1).
05/10/21	J B Rubenstein	0.3	Review and revise draft Disclosure Statement inserts.
05/10/21	R L Spigel	0.7	Email to A. Stewart and B. Godbey re Disclosure Statement (.2); review revisions to Disclosure Statement and email to M. Fallquist, P. Aronzon, R. Bhullar and C. McArthur re same (.4); email with P. Aronzon re same (.1).
05/11/21	C R Newcomb	0.7	Review and revise redactions to Disclosure Statement and motion to quash objections (.5) ; correspondence with R. Spigel and J. Lawrence regarding same (.2).
05/11/21	R L Spigel	5.7	Review and edit redactions re motions to seal (1.4); email to C. Newcomb re same (.1); meeting with J. Rubenstein and M. Fallquist re case (.7); follow up with J. Rubenstein re same (.2); telephone conference with P. Aronzon re case, Disclosure Statement (.7); revise Disclosure Statement (.4); emails with J. Lawrence re case matters (.2); telephone conference with K. Norfleet re Disclosure Statement and plan (.6); reviewing redactions re sealing (.8); telephone conference with M. Toulouse re Macquarie Agreements and follow up re same (.2); telephone conference with C. Newcomb re open matters (.4).
05/11/21	M Toulouse	0.4	Telephone call with R. Spigel re Disclosure Statement.
05/12/21	J R Herz	0.5	Draft notice for second amended Disclosure Statement.

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1752493
Invoice Date: June 18, 2021
Matter: 089406.0102

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/12/21	R L Spigel	0.4	Telephone conference with potential expert re plan.
05/13/21	C R Newcomb	1.9	Revise redactions for Disclosure Statement/quash documents (1.1); correspondence with R. Spigel and J. Lawrence regarding same (.4); correspondence with Griddy management team regarding same (.2); review Committee claims and settlement proposal (.2).
05/13/21	R L Spigel	0.4	Telephone conference with K. Norfleet re plan and related matters (.4).
05/14/21	C R Newcomb	1.7	Call with counsel for Macquarie, UCC and non-debtor affiliates regarding Committee claims and settlement proposal (.8); Review and revise Disclosure Statement order (.7); correspondence with counsel to Committee regarding Disclosure Statement (.2).
05/14/21	J B Rubenstein	2.6	Conference call with R. Spigel, J. Lawrence, and UCC counsel regarding potential resolution of issues related to the Plan (0.8); conference calls with R. Spigel and J. Lawrence regarding strategy for potential resolution with the UCC (1.0); Teams call with R. Spigel, J. Lawrence, M. Fallquist, and R. Bhullar regarding the discussion with the UCC about potential resolution (0.8).
05/15/21	C R Newcomb	1.0	Review and revise Disclosure Statement order and exhibits (.8); correspondence with R. Spigel regarding same (.2).
05/15/21	R L Spigel	0.2	Email with C. Newcomb re Disclosure Statement order, tort claimants motion and Debtor response.
05/16/21	C R Newcomb	0.6	Correspondence with R. Spigel regarding counterproposal to Committee (.2); correspondence with Griddy management team regarding same (.2); correspondence with counsel for non-debtor affiliates regarding Disclosure Statement (.2).
05/17/21	C R Newcomb	1.5	Call with counsel for Committee, counsel for non-debtor affiliates, counsel for Macquarie, R. Spigel and J. Lawrence regarding potential settlement (.8); calls with counsel for non-debtor affiliates and R. Spigel regarding same (.5); review committee proposal (.2)
05/17/21	C R Newcomb	1.3	Review and revise Disclosure Statement and liquidation analysis.
05/17/21	J B Rubenstein	1.0	Call with M. Fallquist, R. Bhullar, C. McArthur, R. Spigel, and J. Lawrence regarding the counter-proposal to the UCC and other updates regarding the Plan (0.8); correspondence with R. Spigel regarding counter-proposal to the UCC (0.2).
05/17/21	R L Spigel	5.4	Telephone conference with M. Brimmage re status (.1); telephone conference with M. Fallquist re status (.5); email to Board re same (.3); revise proposal (.2); review Akin comments and emails with P. Dublin re same (.2); telephone conference with P. Aronzon re same (.3); email with J. Rubenstein re expert (.2); correspondence with J. Lawrence and J. Rubenstein re open matters (.1); telephone conference with J. Binford re PUCT (.3); Board call (.8); telephone

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1752493
Invoice Date: June 18, 2021
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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			conference with C. Newcomb re plan research (.2); telephone conference with C. Newcomb re open case issues (.3); telephone conference with M. Fallquist re same (.2); telephone conference with R. Bhullar re budget (.1); telephone conference with K. Norfleet re settlement (.2); telephone conference with T. Monsour re torts (.2); email to K. Norfleet and C. Mills re counterproposal (.2); telephone conference with K. Norfleet re settlement (.2); revise Disclosure Statement (.4); email to C. Newcomb re same (.1); email to M. Fallquist, R. Bhullar, P. Aronzon and C. McArthur re same (.3).
05/18/21	C R Newcomb	6.5	Review and revise Disclosure Statement and prepare same for filing (2.9); revise notice of revised Disclosure Statement (.2); review revisions to plan (.2); draft notice of revised plan (.2); review and revise Disclosure Statement order and prepare same for filing (1.8); correspondence with A. Tsai regarding solicitation procedures and deadlines (.2); correspondence and call with D. Perry regarding Disclosure Statement order issues (.4); correspondence with R. Spigel and R. Bhullar regarding budget (.3); correspondence with Stretto team regarding service of documents (.2).
05/18/21	R L Spigel	8.2	Review Akin comments to Disclosure Statement and revise same (1.2); review Disclosure Statement Order and emails to C. Newcomb re same (.5); revising Plan and Disclosure Statement (1.3); handling Disclosure Statement and Plan matters (2.2); telephone conference with C. Newcomb re status/open issues (.2); telephone conference with P. Aronzon re same (.5); telephone conference with D. Azman re status and correspondence with J. Lawrence and J. Rubenstein re same (.2); follow up with J. Rubenstein re same (.2); email with C. Newcomb re Disclosure Statement order (.2); reviewing notices and email with C. Newcomb re same (.2); review budget and email with R. Bhullar re same (.1); telephone conference with R. Bhullar re same (.7) reviewing and revising Disclosure Statement insert re Attorney General settlement (.5); telephone conference with M. Fallquist re plan and Disclosure Statement (.2).
05/19/21	C R Newcomb	3.9	Prepare disclosure statement summary of global settlement (1.5); call with R. Spigel to talk through global settlement (.6); research regarding standards for [REDACTED] (.8); correspondence with R. Spigel regarding same (.2); prepare terms of oversight committee consents (.5); correspondence and call with counsel to ERCOT regarding disclosure statement (.3).
05/19/21	R L Spigel	0.3	Revise Disclosure Statement excerpt re Attorney General settlement.
05/20/21	J R Herz	0.9	Attend (telephonically) hearing on Disclosure Statement and bar date (.7); follow up with C. Newcomb concerning next steps arising from hearing (.2).
05/20/21	J R Herz	0.3	Review and revise the notice of the Disclosure Statement.
05/20/21	J B Lawrence	1.7	Analyze and revise Disclosure Statement (0.6); attend hearing (0.6); case strategy (0.5).

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure StatementInvoice No: 1752493
Invoice Date: June 18, 2021
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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/20/21	C R Newcomb	6.7	Review and revise liquidation analysis (1.6); correspondence and call with R. Bhullar regarding same and budget (.6); correspondence and call with R. Spiegel regarding same (.3); review revisions and comments to plan (.6); review and revise Disclosure Statement (1.5); correspondence with S. Rui regarding tax changes to Disclosure Statement (.5); review and revise class 5 ballot (.4); review and revise Disclosure Statement order (.9); correspondence with counsel for ERCOT regarding timing of 3018 hearing (.1); correspondence with counsel for RLI regarding surety (.2).
05/20/21	J B Rubenstein	0.8	Attend hearing regarding the Disclosure Statement (0.6); telephone conference with R. Spiegel regarding same (0.2).
05/20/21	S X Rui	2.1	Revise the tax section in the Disclosure Statement based on recent round of changes to the Plan.
05/20/21	R L Spiegel	13.3	Revising plan (4.7); email to UCC and Macquarie counsel re same (.2); telephone conferences with P. Aronzon re plan (.4); telephone conference with J. Binford re settlement (.2); telephone conference with M. Fallquist, R. Bhullar re plan (.2); review and revise Disclosure Statement (3.9); prepare for Disclosure Statement hearing (.5); attend hearing (.7); telephone conference with J. Rubenstein re same (.2); telephone conferences with D. Azman re plan (.3); email with R. Bhullar, K. Bhuva and C. Newcomb re liquidation analysis (.7); telephone conference with J. Rubenstein re same (.1); telephone conference with K. Norfleet re plan (.5); additional telephone conference with P. Aronzon re plan (.4); telephone conference with M. Fallquist re plan (.3).
05/21/21	J R Herz	2.1	Update ballots to reflect changes in third amended plan (1.1); revise notice for amended Disclosure Statement order (.2); email A. Tsai concerning issues relating to solicitation (.1); review updated claims pool relating to solicitation (.7).
05/21/21	J R Herz	0.4	Review ballots based on further changes to release language.
05/21/21	S D Marcus	1.6	Review changes made to Plan (0.4); analysis of tax consequences of changes to Plan and S. Rui's summary of same (0.7); review and mark up further revisions to tax section of Disclosure Statement (0.5).
05/21/21	C R Newcomb	5.7	Review and revise Disclosure Statement (2.6); review revisions and comments to plan (.5); review and revise Disclosure Statement order (1.1); review and revise ballots (.4); correspondence with J. Herz regarding ballots (.2); review changes to liquidation analysis (.3); call and correspondence with R. Bhullar regarding recovery and liquidation analysis numbers (.4); correspondence with D. Perry regarding ERCOT comments to Disclosure Statement (.2).
05/21/21	S X Rui	0.7	Provide follow-on comments to the tax section in the Disclosure Statement based on recent round of changes to the Plan.

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1752493
Invoice Date: June 18, 2021
Matter: 089406.0102

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/21/21	R L Spigel	8.6	Telephone conference with P. Aronzon re plan (.2); telephone conference with D. Azman re plan (.5); email with C. McArthur re bar date (.1); review and revise liquidation analysis (.7); telephone conference with R. Bhullar re same (.2); telephone conference with C. Newcomb re same (.1); second telephone conference with P. Aronzon re plan (.5); review and revise Disclosure Statement (3.3); revise Plan and consideration of plan issues (1.8); emails to Board re same (.5); review MWE comments to the Plan and email to the Board re same (.4); telephone conference with J. Binford re PUCT (.1); telephone conferences with C. Newcomb re Plan and re claims (.2).
05/22/21	C R Newcomb	1.0	Review and revise Disclosure Statement order (.3); correspondence with Griddy board regarding revised Disclosure Statement order (.3); correspondence with R. Bhullar regarding revisions to Disclosure Statement projected plan recovery and liquidation analysis (.3); correspondence with R. Spigel regarding same (.1).
05/22/21	R L Spigel	3.2	Telephone conference with D. Azman re plan and settlement (.2); telephone conference with M. Fallquist re Disclosure Statement (.2); revise Disclosure Statement and email to M. Fallquist re same (.1); correspondence with P. Aronzon re Plan (.1); revise plan and Disclosure Statement (1.3); email Board re revised Plan (.2); email to D. Azman, K. Norfleet and teams re revised Disclosure Statement (.1); review Disclosure Statement order and email with C. Newcomb re same (.3); review UCC comments to Disclosure Statement and additional revisions (.5); email to Board re same (.2).
05/23/21	C R Newcomb	5.9	Review and revise Disclosure Statement projected plan recovery chart (.9); correspondence with R. Spigel and R. Bhullar regarding same (.5); review and revise Disclosure Statement order (1.0); correspondence with counsel for UCC regarding same (.4); correspondence with counsel for ERCOT regarding same (.2); correspondence with R. Spigel regarding same (.2); correspondence with Griddy management team regarding same (.2); prepare revised plan and related notice and redline for filing (.5); prepare revised Disclosure Statement and related notice, redline and liquidation analysis for filing (.8); prepare revised Disclosure Statement and related notice, redline and exhibits for filing (1.2)
05/23/21	R L Spigel	3.4	Email to P. Aronzon, M. Fallquist and R. Bhullar re Disclosure Statement (.2); emails to R. Obaldo, A.Ryan and to J. Binford re Disclosure Statement and Plan (.5); follow up re plan and Disclosure Statement and order (.2); review and revise notices re plan, Disclosure Statement and proposed order and email to J. Herz and C. Newcomb re same (.2); review proposed Plan revisions from T. Monsour and review related research (.5); telephone conference with T. Monsour re same (.5); email with C. Newcomb re revisions to chart in the Disclosure Statement (.2); review revised numbers for Disclosure Statement and email with C. Newcomb and telephone conference with R. Bhullar re same (.4); revise Disclosure Statement and email to Board (.3); email with D. Yang re plan and hearing and revise plan re same (.4).

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1752493
Invoice Date: June 18, 2021
Matter: 089406.0102

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/24/21	J R Herz	0.8	Draft joint notice for UCC letter (.8).
05/24/21	C R Newcomb	2.8	Review draft committee letter and comments to same (.2); review and revise notice regarding committee letter (.4); correspondence with counsel for committee regarding same (.2); correspondence with R. Spigel and J. Herz regarding same (.2); prepare same for filing (.2); correspondence with D. Perry regarding timing of 3018 hearing (.2); correspondence with Stretto team regarding service of revised Disclosure Statement documents (.1); correspondence with R. Spigel regarding Disclosure Statement changes (.3); review solicitation plan by Stretto (.4); correspondence with J. Herz regarding same (.2); correspondence with Stretto team regarding same (.4).
05/24/21	J B Rubenstein	0.5	Telephone conference with R. Spigel regarding preparation for the Disclosure Statement hearing (0.2); review and highlight documents for R. Spigel for use during the Disclosure Statement hearing (0.3).
05/24/21	R L Spigel	8.9	Telephone conferences with T. Monsour re plan (.4); consideration of same (.1); review and revise UCC plan support letter (.8); email to Board re items to be read into the record (.4); telephone conference with M. Fallquist re plan and Disclosure Statement (.2); telephone conference with C. Newcomb re same and re hearing (.5); Disclosure Statement and plan follow up (.8); telephone conference with P. Aronzon re same (.2); conference call with T. Monsour, M. Dundon re tort claimants (.3); internal follow up re same (.4); telephone conference with P. Aronzon re same (.2); telephone conference with J. Rubenstein re same (.2); telephone conference with J. Binford and L. Milligan re PUCT settlement (.3); follow up email to Board re same (.2); prepare for Disclosure Statement hearing (3.8); email with G. Craig re same (.1).
05/25/21	J R Herz	2.9	Attend Disclosure Statement hearing (1.2); revise ballots (.9); draft notices relating to solicitation version of Disclosure Statement (.6); email R. Spigel and C. Newcomb concerning notices and filing of revised documents (.2).
05/25/21	C R Newcomb	6.1	Call with R. Spigel in advance of Disclosure Statement hearing (.2); correspondence with J. Herz regarding Disclosure Statement brief (.1); attend hearing on Disclosure Statement (1.1); calls and correspondence with R. Spigel regarding Disclosure Statement hearing and revisions to documents (.6); correspondence with L. Do regarding Disclosure Statement order comments (.2); review and revise Disclosure Statement order (1.5); review and revise Disclosure Statement (.5); review and comment on revised ballots (.6); review revisions to plan (.2); correspondence with J. Herz regarding revisions Disclosure Statement documents (.2); correspondence with counsel to Committee and Macquarie regarding revised Disclosure Statement documents (.3); correspondence with Griddy board regarding same (.2); revise Disclosure Statement documents in response to comments from counsel for the committee (.4).

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1752493
Invoice Date: June 18, 2021
Matter: 089406.0102

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/25/21	J B Rubenstein	1.3	Telephone conference with R. Spiegel regarding preparation for the Disclosure Statement hearing and follow up re same (0.3); attended Disclosure Statement hearing (1.0).
05/25/21	R L Spiegel	7.8	Prepare for Disclosure Statement hearing (2.1); telephone conference with C. Newcomb re hearing (.2); telephone conference with J. Rubenstein re same (.2); telephone conference with M. Fallquist re hearing (.2); email to J. Binford and L. Milligan re settlement (.1); prepare and attend hearing (1.4); follow up with J. Rubenstein re same (.1); telephone conference with C. Newcomb re same (.2); review and revise Disclosure Statement order, plan and Disclosure Statement with post-hearing edits (3.1); numerous calls with C. Newcomb re same (.2).
05/26/21	J R Herz	1.4	Review ballots in preparation for solicitation (.5); prepare various notices and materials in relation to solicitation (.7); communications with C. Newcomb concerning solicitation (.2).
05/26/21	C R Newcomb	6.0	Review and revise Disclosure Statement (.3); prepare Disclosure Statement, plan, Disclosure Statement order and related notices for filing (1.6); correspondence with R. Spiegel regarding filings (.2); correspondence with L. Do regarding proposed order (.2); prepare solicitation versions of Disclosure Statement and plan and file same (1.0); review solicitation email for class 5 (.2); review and finalize ballots (.4); call and correspondence with R. Spiegel regarding solicitation issues (.6); call and correspondence with A. Tsai regarding solicitation issues (.5); review and finalize notices and solicitation procedures (.5); correspondence with Committee regarding letter for solicitation package (.2); review publication proofs and comment on same (.3).
05/26/21	J B Rubenstein	0.7	Draft engagement letter for expert witness (0.5); correspondence with expert witness regarding background materials (0.2).
05/26/21	R L Spiegel	3.7	Review and revise solicitation email to customers and email to A. Tsai re same (.3); review Plan, Disclosure Statement and related documents for submission to Court (.4); handle solicitation related matters (2.2); review publication notices and email with C. Newcomb re same (.1); emails with J. Scott and J. Rubenstein re PUCT (.1); emails with J. Rubenstein and J. Herz re expert witness (.3); review Disclosure Statement order and email to Board re same (.3).
05/27/21	J R Herz	1.8	Continue to draft confirmation brief and updated based off of entered conditional Disclosure Statement approval order.
05/27/21	C R Newcomb	0.8	Review revised publication proofs (.2); correspondence with A. Tsai regarding same (.1); correspondence with R. Spiegel regarding solicitation issues (.2); review solicitation plan (.2); correspondence with R. Spiegel regarding same (.1).
05/27/21	R L Spiegel	1.3	Telephone conference with J. Rubenstein re plan supplement

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1752493
Invoice Date: June 18, 2021
Matter: 089406.0102

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			documents and case matters (.4); telephone conference with J. Scott re PUCT (.2); telephone conference with M. Fallquist re same and re plan/confirmation (.2); emails with C. Newcomb re solicitation (.3); review claims re same (.2).
05/28/21	R L Spigel	1.4	Review and revise solicitation FAQs for Stretto (.8); telephone conference with A. Tsai re solicitation (.1); email with C. Newcomb re open case matters (.1); consideration of open plan/case matters (.4).
Matter Hours		168.40	
Matter Fees		\$170,191.00	

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Plan and Disclosure Statement

Invoice No: 1752493
Invoice Date: June 18, 2021
Matter: 089406.0102

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	11.1	845.00	9,379.50
Lawrence, J B	1.7	980.00	1,666.00
Marcus, S D	1.6	1,395.00	2,232.00
Newcomb, C R	56.3	915.00	51,514.50
Rubenstein, J B	9.1	960.00	8,736.00
Rui, S X	2.8	665.00	1,862.00
Spigel, R L	85.4	1,105.00	94,367.00
Toulouse, M	0.4	1,085.00	434.00
			\$170,191.00
	168.4		0

For Expenses Incurred:

Computer research services	245.36
Total Expenses	\$245.36

Total Current Fees	\$170,191.00
Total Current Costs	\$245.36
Total Due This Invoice	\$170,436.36

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1752493
Invoice Date: June 18, 2021
Matter Number: 089406.0102

REMITTANCE STATEMENT

Matter Number: 089406.0102
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Plan and Disclosure Statement
Invoice Number: 1752493
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$170,191.00
Total Expenses	\$245.36
Total Invoice Amount	<u>\$170,436.36</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752494
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0107

Case Administration

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/03/21	R M Fontenla	1.2	Numerous emails with C. Newcomb and J. Herz regarding case deadlines (0.2); review docket regarding same (0.3); calendar deadlines and forward calendar notices to working group (0.7).
05/03/21	C R Newcomb	1.3	Call and correspondence with R. Spiegel regarding upcoming tasks and deadlines (.8); call and correspondence with J. Herz regarding same (.5)
05/04/21	R M Fontenla	0.6	Emails with C. Newcomb and J. Herz regarding case deadlines (0.2); revise hard calendar regarding same (0.4).
05/04/21	C R Newcomb	0.2	Review and revise calendar of upcoming dates.
05/05/21	R M Fontenla	0.6	Emails with C. Newcomb regarding case deadlines (0.2); revise calendar regarding same (0.4).
05/05/21	C R Newcomb	0.8	Calls with R. Spiegel regarding upcoming tasks and deadlines (.4); review and update plan confirmation task list (.2); review and update case and hearing calendar (.2).
05/05/21	R L Spiegel	0.4	Case management re open issues (0.4).
05/06/21	R L Spiegel	0.2	Email with C. Newcomb re surety bond (.2); review open case matters and consider strategy (.5).
05/07/21	C R Newcomb	0.6	Call with R. Spiegel, D. Azman and D. Yang regarding various open items
05/11/21	R M Fontenla	0.7	Emails with J. Herz regarding bar date documents (0.2); convert numerous documents to pdf format and forward to J. Herz (0.5).
05/12/21	C R Newcomb	0.2	Correspondence with Judge Isgur's chambers regarding certificate of counsel for former customer bar notice.

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case Administration

Invoice No: 1752494
Invoice Date: June 18, 2021
Matter: 089406.0107

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/13/21	C R Newcomb	0.2	Correspondence with chambers and R. Spigel regarding timing of hearing (.2).
05/14/21	C R Newcomb	0.7	Correspondence with R. Spigel regarding upcoming deadlines and tasks (.5); correspondence with J. Herz regarding same (.2)
05/18/21	C R Newcomb	0.5	Draft witness and exhibit list (.2); correspondence with R. Spigel regarding same (.2); prepare same for filing (.1)
05/18/21	R L Spigel	0.2	Review Board minutes and email to J. Rubenstein re same (.2)
05/19/21	R M Fontenla	0.5	Emails with C. Newcomb regarding agenda for May 20, 2021 hearing (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.3).
05/19/21	C R Newcomb	1.6	Prepare agenda for May 20 hearing (.4); correspondence with R. Spigel regarding same (.2); call with J. Herz regarding hearing, upcoming deadlines and tasks (.2); call with bankruptcy court clerk regarding filing error (.2); call to chambers regarding scheduling matters (.4); correspondence with R. Spigel regarding same (.2).
05/19/21	R L Spigel	0.1	Review agenda (.1).
05/20/21	R M Fontenla	1.2	Emails with J. Herz and C. Newcomb regarding fee application (0.2); emails with J. Herz and C. Newcomb regarding hearing transcript (0.1); prepare transcript request form (0.3); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails with M. Henry of Judicial Transcribers regarding same (0.2).
05/21/21	R M Fontenla	0.6	Emails with J. Herz and IT regarding distribution list (0.2); emails with J. Herz and C. Newcomb regarding Notice of Adjourned Hearing (0.1); file same via Electronic Case Filing System for the Southern District of Texas Bankruptcy Court (0.3).
05/21/21	J R Herz	0.4	Draft notice of continued hearing for conditional approval of Disclosure Statement (.3); email Stretto concerning service of same (.1).
05/21/21	C R Newcomb	1.0	Review notice of hearing (.2); correspondence with L. Do regarding hearing schedule (.3); correspondence with R. Spigel regarding same (.2); review former customer bar date documents (.1); correspondence with R. Spigel and A. Ryan regarding same (.2).
05/24/21	C R Newcomb	1.3	Call with R. Spigel regarding upcoming tasks and deadlines in chapter 11 case (.6); draft agenda for hearing (.3); prepare same for filing (.2); call to Judge Igur's chambers regarding scheduling issues (.2).
05/25/21	R M Fontenla	1.0	Emails with J. Herz regarding 5/25/2021 hearing transcript (0.1); prepare transcript request form and file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case AdministrationInvoice No: 1752494
Invoice Date: June 18, 2021
Matter: 089406.0107

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			(0.7); email with M. Henry of Judicial Transcribers regarding same (0.2).
05/26/21	R M Fontenla	5.7	Numerous emails with C. Newcomb regarding filings (0.4); file amended plan via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file disclosure statement via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file proposed order regarding disclosure statement via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file monthly operating report via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file solicitation version of the amended plan via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); file solicitation version of disclosure statement via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails with J. Herz and C. Newcomb regarding numerous case deadlines (0.2); calendaring numerous deadlines on electronic calendar and on hard calendar (0.7); emails with M. Henry and R. Hart regarding 5.25.2021 hearing transcript (0.2); emails with R. Spigel, C. Newcomb and J. Herz regarding redacted time entries (0.2); emails with R. Spigel, C. Newcomb and J. Herz regarding March-April 2021 monthly fee statement (0.2); review March-April 2021 monthly fee statement (0.5); emails with J. Herz regarding parties in interest (0.2); review docket for notices of appearance and add parties to parties in interest list (0.7).
05/27/21	C R Newcomb	0.4	Review and update confirmation preparation checklist (.2); correspondence with J. Herz regarding upcoming tasks and deadlines (.2)
05/28/21	C R Newcomb	0.6	Review and revise confirmation preparation checklist (.4); correspondence with J. Herz regarding same and upcoming deadlines (.2)

Matter Hours	22.80
Matter Fees	\$14,168.50

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Case Administration

Invoice No: 1752494
Invoice Date: June 18, 2021
Matter: 089406.0107

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	0.4	845.00	338.00
Newcomb, C R	9.4	915.00	8,601.00
Spigel, R L	0.9	1,105.00	994.50
	10.7		\$9,933.50

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	12.1	350.00	4,235.00
	12.1		\$4,235.00

Total Current Fees	\$14,168.50
Total Due This Invoice	\$14,168.50

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1752494
Invoice Date: June 18, 2021
Matter Number: 089406.0107

REMITTANCE STATEMENT

Matter Number: 089406.0107
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Case Administration
Invoice Number: 1752494
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$14,168.50
Total Expenses	\$0.00
Total Invoice Amount	<u>\$14,168.50</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752495
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0108

Claims Administration and Objections

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/03/21	R L Spigel	1.1	Review research re claims (.3); follow up with C. Newcomb re same (.2); review UCC comments to claim form, revise same and email to D. Azman and D. Yang re same (.3); telephone conference with J. Barclay re tort claimants motion to lift abatement and email with J. Herz re same (.3).
05/04/21	C R Newcomb	1.5	Correspondence with R. Bhullar and R. Spigel regarding RLI claim and review related claims (.4); correspondence with A. Tsai and R. Spigel regarding filed claims (.3); review claims register (.2); research regarding standards for amendments to claims (.4); correspondence with R. Spigel regarding same and bar date issues (.2).
05/04/21	R L Spigel	0.2	Review claims.
05/05/21	C R Newcomb	2.4	Review filed claims and prepare copies of same for insurance carrier (.6); correspondence with R. Spigel and A. Tsai regarding same (.4); call and correspondence with R. Bhullar regarding RLI claim issues (.4); call with R. Spigel and J. Lawrence regarding same (.2); draft letter to RLI regarding bond claims (.5); review claims and related RLI documentation (.3).
05/05/21	R L Spigel	0.1	Email with M. Dundon re tort claimants (0.1).
05/06/21	J H Barkley	1.2	Email correspondence with R. Spigel regarding regulatory issues in ERCOT market affecting bankruptcy proceedings (0.1); Teams call with R. Spigel regarding same (0.5); prepared written summary of relevant statutory and rule provisions delineating limited role of retail electric providers in ERCOT (0.6).
05/06/21	C R Newcomb	0.6	Correspondence with R. Bhullar and R. Spigel regarding response to RLI inquiry (.3); call with R. Bhullar regarding same (.1); call with counsel for RLI regarding proof of claim (.2).

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Claims Administration and Objections

Invoice No: 1752495
Invoice Date: June 18, 2021
Matter: 089406.0108

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/06/21	R L Spigel	0.7	Email with J. Barclay re tort claimants (.2); telephone conference with J. Barclay re same (.5).
05/07/21	C R Newcomb	0.4	Prepare and send letter to RLI regarding surety bond claims (.3); correspondence with A. Tsai regarding filed claims (.1)
05/07/21	R L Spigel	0.8	Telephone conference with M. Dundon and P. Luff re tort claimants alleged claims and claim form (.3); telephone conference with C. Newcomb re same and open case matters (.5).
05/09/21	R L Spigel	0.2	Email to A. Ryan, E. Chavez, S. Robinson and R. Berlin re Former Customer POC form (.2).
05/10/21	C R Newcomb	0.7	Correspondence with R. Spigel regarding preparation of former customer bar date papers for filing (.4); review hearing transcripts regarding same (.3)
05/10/21	R L Spigel	0.9	Finalize Former Customer proof of claim forms (.7); email to M. Fallquist, R. Bhullar, P. Aronzon and C. McArthur re same (.2)
05/10/21	R L Spigel	0.2	Review research re insurance (.2).
05/11/21	J R Herz	1.3	Draft Certification of Counsel for the former customers bar date (.6); compile revised proposed bar date order for filing (.7).
05/11/21	C R Newcomb	3.0	Review and revise former customer bar date notice documents and prepare same for filing (1.8); correspondence and calls with J. Herz and R. Spigel regarding same (.7); review and revise certificate of counsel related to same (.5).
05/11/21	C R Newcomb	0.3	Correspondence with A. Tsai regarding claims and voting issues.
05/11/21	R L Spigel	2.9	Telephone conference with D. Willis re creditor claim (.2); review final Former Customers Bar Date documents (.4); email with C. Newcomb re same (.1); t/ with S. Wilson re insurance (.3); review and revise objection to tort claimants motion to lift abatement (1.9).
05/12/21	C R Newcomb	0.7	Correspondence with A. Tsai regarding claims and former customer proof of claim services (.5); correspondence with insurance broker regarding claim information (.2)
05/12/21	R L Spigel	3.4	Telephone conferences with S. Wilson re insurance (.2); continue to review/revise response to tort claimants motion (2.6); telephone conference with C. McArthur re Former Customer bar date documents (.6).
05/13/21	J R Herz	1.0	Draft notice of hearing for former customer bar date (.5); email R. Spigel concerning same (.1); revise notice based on comments from R. Spigel (.2); email R. Spigel re revised notice (.1); finalize to file (.1).
05/13/21	C R Newcomb	0.7	Review and revise notice of hearing regarding bar date (.2); correspondence with J. Herz and R. Spigel regarding same (.2);

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Claims Administration and Objections

Invoice No: 1752495
Invoice Date: June 18, 2021
Matter: 089406.0108

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			prepare and file same (.1).
05/17/21	C R Newcomb	0.7	Correspondence with R. Bhullar, A. Tsai and R. Spiegel regarding review of filed claims (.4); review claims register and filed claims (.3).
05/17/21	R L Spiegel	0.6	Telephone conference with C. Newcomb re claims and open matters (.2); telephone conference with S. Wilson re insurance (.1); telephone conference and email with T. Monsour re torts and follow up re same (.3)
05/18/21	J R Herz	2.0	Draft settlement agreement with State of Texas.
05/18/21	C R Newcomb	1.2	Call with R. Bhullar and K. Bhuva regarding filed claims (.8); correspondence with Stretto team regarding same (.1); review claims register and related proofs of claim (.3).
05/18/21	R L Spiegel	0.2	Review claims register re Plan and email with J. Herz re Attorney General settlement (.2).
05/19/21	J R Herz	2.3	Continue drafting 9019 motion relating to settlement with Attorney General.
05/19/21	C R Newcomb	0.8	Review former customer bar date notices in preparation for hearing (.4); correspondence with R. Spiegel regarding various bar date issues (.4).
05/19/21	J B Rubenstein	1.5	Review the UCC's counter-offer in furtherance of a potential settlement (0.3); calls with R. Spiegel, M. Fallquist, R. Bhullar, and C. McArthur regarding the UCC's counter-offer (1.2).
05/19/21	R L Spiegel	0.2	Telephone conference with C. McArthur re claims (.2).
05/20/21	C R Newcomb	1.1	Attend hearing on former bar date notice (.8); review former customer bar date documents in preparation for same (.2); call with chambers regarding hearing times (.1)
05/21/21	J R Herz	0.2	Review correspondence concerning customer bar date.
05/21/21	R L Spiegel	0.1	Email with C. McArthur re bar date.
05/24/21	J R Herz	1.4	Continue to draft confirmation brief (1.2); email R. Spiegel concerning 9019 motion (.2).
05/24/21	C R Newcomb	2.4	Review Judge Isgur's comments to former customer bar date order and related documents (.2); review transcript of hearing regarding same (.3); review revised versions of former customer bar date documents provided by Texas Attorney General's office and revise same (1.5); correspondence with R. Spiegel regarding same (.4).
05/25/21	C R Newcomb	2.3	Review RLI bonds and indemnity agreement (.6); prepare note to R. Bhullar regarding same and related RLI issues (.4); review comments to former customer bar date documents and revise same

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Claims Administration and Objections

Invoice No: 1752495
 Invoice Date: June 18, 2021
 Matter: 089406.0108

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			(.8); correspondence with R. Spigel regarding same (.3); correspondence with A. Tsai regarding same (.2).
05/25/21	R L Spigel	0.5	Review and revise bar date documents and emails with C. Newcomb re same (.5).
05/27/21	C R Newcomb	1.8	Draft letter to RLI regarding bond claims (.6); correspondence with R. Bhullar regarding same and other RLI (.5); correspondence with R. Spigel regarding claim (.3); correspondence with R. Spigel and counsel for committee regarding revised former customer bar date documents (.4).
05/27/21	R L Spigel	0.6	Email with C. Newcomb re bar date documents and review same (.1); email with A. Ryan re same (.1); email with S. Wilson re insurance (.1); follow up with B. Godbey re same (.1); emails with C. Newcomb re surety bond (.2).
05/28/21	C R Newcomb	2.7	Correspondence with Griddy management team regarding former customer bar date documents (.2); correspondence with R. Spigel regarding same (.4); review and prepare customer bar date documents for filing (.5); correspondence with chambers regarding same (.2); correspondence with R. Spigel and A. Tsai regarding service of bar date order (.3); correspondence with R. Spigel and A. Tsai regarding claim (.2); review proof of claim (.1); review plan provisions related to RLI claims (.3); correspondence with R. Bhullar regarding RLI issues (.2); review and revise letter in response to RLI (.3).
05/28/21	R L Spigel	1.1	Email with J. Binford and email with J. Scott re PUCT (.2); telephone conference with B. Godbey re insurance (.3); review bar date order and email to Board and to J. Herz and C. Newcomb re same (.2); telephone conference with A. Tsai re same (.1); review Attorney General comments to settlement agreement (.2); final review/revise same (.2); email to M. Fallquist, P. Aronzon and team re same (.1).

Matter Hours	48.00
Matter Fees	\$46,203.50

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Claims Administration and Objections

Invoice No: 1752495
 Invoice Date: June 18, 2021
 Matter: 089406.0108

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Barkley, J H	1.2	1,055.00	1,266.00
Herz, J R	8.2	845.00	6,929.00
Newcomb, C R	23.3	915.00	21,319.50
Rubenstein, J B	1.5	960.00	1,440.00
Spigel, R L	13.8	1,105.00	15,249.00
	48.0		\$46,203.50

For Expenses Incurred:

Computer research services	22.36
Total Expenses	\$22.36

Total Current Fees	\$46,203.50
Total Current Costs	\$22.36
Total Due This Invoice	\$46,225.86

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	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1752495
Invoice Date: June 18, 2021
Matter Number: 089406.0108

REMITTANCE STATEMENT

Matter Number: 089406.0108
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Claims Administration and Objections
Invoice Number: 1752495
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$46,203.50
Total Expenses	\$22.36
Total Invoice Amount	<u>\$46,225.86</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752496
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0110

Executory Contracts and Unexpired Leases

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/14/21	C R Newcomb	1.3	Review IP license agreement (.3); research regarding same (.8); correspondence with R. Spiegel regarding same (.2).
05/15/21	C R Newcomb	0.2	Correspondence with J. Herz regarding executory contract research.
05/16/21	J R Herz	2.0	Further research regarding IP licenses.
05/16/21	C R Newcomb	0.6	Review research regarding IP licenses (.3); correspondence with R. Spiegel and J. Herz regarding same (.3).
05/17/21	J R Herz	1.8	Further research regarding IP license.
05/17/21	C R Newcomb	1.0	Correspondence with R. Spiegel and J. Herz regarding research related to the IP license (.8).

Matter Hours	6.90
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Matter Fees	\$6,047.50
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Executory Contracts and Unexpired Leases

Invoice No: 1752496
 Invoice Date: June 18, 2021
 Matter: 089406.0110

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	3.8	845.00	3,211.00
Newcomb, C R	3.1	915.00	2,836.50
	6.9		\$6,047.50

Total Current Fees	\$6,047.50
Total Due This Invoice	\$6,047.50

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Due Upon Receipt

Invoice Number: 1752496
Invoice Date: June 18, 2021
Matter Number: 089406.0110

REMITTANCE STATEMENT

Matter Number: 089406.0110
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Executory Contracts and Unexpired Leases
Invoice Number: 1752496
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$6,047.50
Total Expenses	\$0.00
Total Invoice Amount	<u>\$6,047.50</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752497
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0111

Retention of Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/03/21	C R Newcomb	1.5	Review MWE and Province retention applications and prepare summary of same (1.2); correspondence with R. Spigel regarding same (.3).
05/03/21	R L Spigel	0.5	Email with C. Newcomb re UCC professional retention applications (.3); brief review of applications (.2).
05/04/21	K Chiu	0.8	Review, finalize and file Huerta Ordinary Course Professionals Declaration (0.4); review finalize and file Windes Ordinary Course Professionals Declaration (0.4).
05/04/21	J R Herz	0.2	Final review of remaining Ordinary Course Professionals declarations prior to filing (.2).
05/10/21	C R Newcomb	0.2	Correspondence with R. Bhullar regarding ordinary course professionals procedures.
05/16/21	C R Newcomb	0.2	Correspondence with R. Bhullar and J. Herz regarding ordinary course professional payment schedule.
05/17/21	C R Newcomb	0.2	Correspondence with R. Bhullar regarding ordinary course professionals payments.
05/26/21	J R Herz	1.1	Research relating to retention of experts.
05/27/21	J R Herz	0.3	Revise and update parties in interest list.

Matter Hours 5.00

Matter Fees **\$4,358.00**

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Retention of Other Professionals

Invoice No: 1752497
Invoice Date: June 18, 2021
Matter: 089406.0111

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Chiu, K	0.8	665.00	532.00
Herz, J R	1.6	845.00	1,352.00
Newcomb, C R	2.1	915.00	1,921.50
Spigel, R L	0.5	1,105.00	552.50
	5.0		\$4,358.00

Total Current Fees	\$4,358.00
Total Due This Invoice	\$4,358.00

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Griddy Energy LLC (Debtor-in-Possession)
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Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1752497
Invoice Date: June 18, 2021
Matter Number: 089406.0111

REMITTANCE STATEMENT

Matter Number: 089406.0111
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Retention of Other Professionals
Invoice Number: 1752497
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$4,358.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$4,358.00</u>

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30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752498
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0113

Fee Application - Baker Botts

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/05/21	R M Fontenla	1.8	Emails with J. Rubenstein regarding monthly fee application (0.2); begin drafting spreadsheet for March-April 2021 monthly fee application (1.6).
05/06/21	R M Fontenla	5.0	Emails with J. Rubenstein regarding April 2021 invoices (0.2); review and revise April 2021 invoices for inclusion in fee statement (4.8).
05/07/21	R M Fontenla	2.9	Draft and revise March 2021 monthly fee application spreadsheet (2.9).
05/07/21	J B Rubenstein	1.0	Review time records for inclusion in Baker Botts' fee statement.
05/10/21	J B Rubenstein	1.0	Review time records for inclusion in Baker Botts' fee statement.
05/12/21	R M Fontenla	0.9	Emails with J. Herz and C. Newcomb regarding Baker Botts first monthly fee application (0.2); review, revise and draft same (0.7).
05/12/21	J R Herz	0.6	Begin to prepare first monthly fee statement (.5); email R. Fontenla re same (.1)
05/12/21	C R Newcomb	0.3	Review fee statement cover sheet (.2); correspondence with R. Spiegel regarding same (.1).
05/13/21	J R Herz	0.5	Draft first fee statement (.4); revise based on R. Spiegel's comments (.1)
05/18/21	J R Herz	0.3	Emails with J. Rubenstein and R. Spiegel concerning consolidated first fee application (.2); email R. Fontenla concerning drafting first monthly fee statement (.1).
05/19/21	R M Fontenla	1.2	Numerous emails with J. Herz, C. Newcomb and accounting regarding March and April 2020 monthly fee application (0.3); begin

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Fee Application - Baker Botts

Invoice No: 1752498
 Invoice Date: June 18, 2021
 Matter: 089406.0113

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			drafting spreadsheet regarding same (0.9).
05/24/21	R M Fontenla	3.5	Emails with J. Herz and C. Newcomb regarding March-April 2021 monthly fee statement (0.2); draft spreadsheet regarding March-April 2021 monthly fee statement (1.5); draft March-April 2021 monthly fee statement (1.8).
05/24/21	C R Newcomb	0.1	Correspondence with J. Herz regarding fee statement and time records.
05/25/21	R M Fontenla	0.8	Emails with J. Herz and C. Newcomb regarding first monthly fee application (0.2); revise first monthly fee application (0.6).
05/25/21	J R Herz	0.5	Emails with R. Fontenla concerning monthly fee application expenses (.2); email L. Thunderhawk re same (.1); review fee statement populated by R. Fontenla (.2).
05/26/21	R L Spiegel	0.3	Review and edit fee statement.
05/27/21	R M Fontenla	2.9	Numerous emails and conferences with R. Spiegel, J. Herz, C. Newcomb, J. Rubenstein and accounting regarding first monthly fee and expense statement (1.5); revise first monthly fee and expense statement and spreadsheet (1.4).
05/27/21	J R Herz	1.0	Call with R. Fontenla concerning open issues relating to first monthly fee statement (.2); follow up emails with account on accounting issues (.4); follow up email to R. Spiegel concerning reconciliation issues (.1); follow up email with L. Thunderhawk re same (.1); email R. Spiegel and J. Reubenstein concerning payments (.2).
05/27/21	R L Spiegel	0.2	Email with R. Fontenla and J. Herz re Baker Botts' first fee statement (.2).
05/28/21	J R Herz	0.6	Reviewing expense issues for fee statement (.3); email R. Spiegel concerning expense issues (.1); revise fee statement (.2)
05/28/21	R L Spiegel	0.2	Emails with J. Herz and J. Rubenstein re fee statement (.2)
Matter Hours		25.60	
Matter Fees		\$12,667.00	

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Fee Application - Baker Botts

Invoice No: 1752498
 Invoice Date: June 18, 2021
 Matter: 089406.0113

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Herz, J R	3.5	845.00	2,957.50
Newcomb, C R	0.4	915.00	366.00
Rubenstein, J B	2.0	960.00	1,920.00
Spigel, R L	0.7	1,105.00	773.50
	6.6		\$6,017.00

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	19.0	350.00	6,650.00
	19.0		\$6,650.00

Total Current Fees	\$12,667.00
Total Due This Invoice	\$12,667.00

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
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Due Upon Receipt

Invoice Number: 1752498
Invoice Date: June 18, 2021
Matter Number: 089406.0113

REMITTANCE STATEMENT

Matter Number: 089406.0113
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Fee Application - Baker Botts
Invoice Number: 1752498
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$12,667.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$12,667.00</u>

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752499
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0115

Fee/Employment Objections

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/04/21	M B Alexander	0.8	Review Committee's retention application for financial advisor.
05/04/21	C R Newcomb	0.5	Correspondence with D. Azman regarding MWE retention issues (.3); call with M. Alexander regarding objection to Province retention (.2)
05/06/21	M B Alexander	2.0	Prepare Objection to Application to Employ Province as financial advisor to Creditors Committee.
05/07/21	C R Newcomb	2.9	Review and revise objection to Province retention (1.5); call and correspondence with R. Spigel regarding same (.3); review case law regarding retention of financial advisors (.6); review and revise limited objection MWE retention terms (.2); correspondence with R. Spigel and Griddy management team regarding same (.3).
05/07/21	R L Spigel	0.8	Review objection to MWE application (.7); email with C. Newcomb re same (.1).
05/09/21	C R Newcomb	2.2	Review and revise MWE retention order (.9); correspondence with R. Spigel regarding same (.3); review and revise Province objection (.6); correspondence with R. Spigel regarding same (.4).
05/09/21	R L Spigel	1.0	Revise MWE retention order (.7); email to C. Newcomb re same (.1); brief review of objection to Province application (.2).
05/10/21	C R Newcomb	0.8	Correspondence and call with R. Bhullar regarding MWE retention order (.3); review and revise same (.2); correspondence with counsel for committee regarding same (.3).
05/10/21	R L Spigel	3.5	Review and revise objection to Province retention (2.7); reviewing research re same (.8).
05/11/21	C R Newcomb	0.5	Review and revise objection to Province objection (.4); correspondence with R. Spigel regarding same (.1).

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Fee/Employment ObjectionsInvoice No: 1752499
Invoice Date: June 18, 2021
Matter: 089406.0115

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/11/21	R L Spiegel	0.1	Review MWE revisions to retention order and email to C. Newcomb re same.
05/12/21	C R Newcomb	2.1	Review and revise objection to Province retention (.5); research regarding same (1.0); correspondence with R. Spiegel regarding same (.2); correspondence with Griddy team regarding same (.2); correspondence with R. Bhullar regarding MWE retention order (.2).
05/13/21	C R Newcomb	0.1	Correspondence with R. Bhullar regarding MWE retention.
05/14/21	C R Newcomb	1.0	Call and correspondence with R. Bhullar regarding committee counsel retention (.3); correspondence with committee counsel regarding same (.2); review and revise objection to Province retention (.4); correspondence with Griddy team regarding same (.1).
05/18/21	C R Newcomb	0.5	Correspondence with R. Spiegel regarding objection to Province retention (.3); review local rules regarding same (.2).
05/19/21	C R Newcomb	0.2	Correspondence with R. Spiegel regarding Province retention.
05/19/21	R L Spiegel	0.1	Final review of Province objection for filing (.1).
05/20/21	C R Newcomb	0.4	Call and correspondence with D. Azman regarding Province retention (.3); correspondence with R. Spiegel regarding same (.1).

Matter Hours	19.50
Matter Fees	\$18,369.50

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
 Fee/Employment Objections

Invoice No: 1752499
 Invoice Date: June 18, 2021
 Matter: 089406.0115

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Alexander, M B	2.8	730.00	2,044.00
Newcomb, C R	11.2	915.00	10,248.00
Spigel, R L	5.5	1,105.00	6,077.50
	19.5		\$18,369.50

Total Current Fees	\$18,369.50
Total Due This Invoice	\$18,369.50

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Due Upon Receipt

Invoice Number: 1752499
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Matter Number: 089406.0115

REMITTANCE STATEMENT

Matter Number: 089406.0115
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Fee/Employment Objections
Invoice Number: 1752499
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$18,369.50
Total Expenses	\$0.00
Total Invoice Amount	<u>\$18,369.50</u>

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(Reference Invoice Number)

BAKER BOTTS L.L.P.

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Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752500
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0117

Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/01/21	J B Lawrence	7.9	Strategy and research regarding UCC's additional Rule 2004 requests and deposition requests (3.2); correspondence with UCC counsel regarding discovery (0.8); draft proposed narrowing of Rule 2004 requests (0.5) ; meet and confer with counsel for UCC regarding Rule 2004 requests (0.5); strategy regarding providing responsive information to UCC (1.2); strategy regarding preparation for depositions (1.7).
05/01/21	C R Newcomb	0.2	Correspondence with J. Lawrence and R. Spiegel regarding document production issues
05/01/21	R L Spiegel	2.2	Telephone conference with J. Lawrence re document production and related matters (1.0); emails with J. Lawrence and J. Rubenstein re same (.2); conference call with D. Azman, C. Gibbs, D. Yang, J. Lawrence re discovery requests (.6); follow up with J. Lawrence re same (.4).
05/01/21	C D Strecker	0.4	Call with J. Lawrence regarding tasks to complete to address requests for documents, interrogatories and deposition requests (0.4).
05/02/21	J B Lawrence	1.3	Internal strategy regarding responses to UCC requests for information.
05/02/21	C R Newcomb	0.9	[REDACTED] (.5); review case law related to [REDACTED] (.4).
05/02/21	C D Strecker	3.8	Review latest set of discovery requests and compare to previous requests (1.3); review hearing transcript and previous correspondence with counsel for creditors committee in anticipation of responding to additional discovery requests (0.8); correspondence from J. Lawrence regarding next steps, including preparing for depositions (1.0); review previously-produced

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			materials compared to current requests (0.7).
05/03/21	J A Kazlow	0.6	Discuss production of documents to UCC with C. Strecker.
05/03/21	J B Lawrence	0.4	Telephone conference with insurance broker regarding claims issues (0.4).
05/03/21	J B Lawrence	5.7	Strategy call regarding document collection and preparation for depositions (1.2); strategy and research concerning UCC allegations (3.4); correspondence with counsel for UCC (0.3); analyze documents potentially responsive to UCC requests (0.8).
05/03/21	C R Newcomb	1.6	Correspondence and call with R. Spiegel regarding discovery (.3); review interrogatories (.4); correspondence with R. Bhullar and C. McArthur regarding same (.7); call with R. Spiegel regarding same (.2).
05/03/21	J B Rubenstein	1.8	Telephone conferences with R. Spiegel and J. Lawrence regarding issues concerning discovery requests from the UCC and strategy going forward (1.2); conference call with M. Fallquist and potential counsel to assert winter storm claims (0.6).
05/03/21	M P Schwartz	0.4	Assist in the preparation and review of electronic materials per the instructions of J. Kazlow.
05/03/21	R L Spiegel	5.5	Telephone conference with J. Lawrence re UCC discovery (.9); follow up with J. Rubenstein, J. Lawrence and C. Strecker re same and re case (.9); additional follow up with J. Lawrence re same (.2); telephone conference with J. Lawrence and J. Rubenstein re discovery and open matters (.5); email with R. Bhullar re documents (.2); telephone conference with C. Newcomb re interrogatories, claims, open matters (.7); follow up with C. Newcomb re same (.2); telephone conference with R. Bhullar re discovery, case strategy, open matters (.5); review email re insurance and email with B. Godbey re same and open matters (.4); telephone conference and email with B. Godbey re same (.4); conference call with S. Wilson, R. Bhullar, B. Godbey and J. Lawrence re claims (.4); follow up with R. Bhullar re discovery (.2).
05/03/21	C D Strecker	5.9	Prepare for internal team call to discuss discovery requested by creditors committee (0.3); participate in internal team call to discuss same along with R. Spiegel, J. Rubenstein and J. Lawrence (0.9); exchange follow-up emails with internal team regarding points raised on call (0.2); review key agreements flagged by R. Spiegel in anticipation of preparing for potential deposition of person most knowledgeable (1.0); begin review of key produced documents in anticipation of deposition while creating list of key documents and points to address with witness or witnesses (3.5).
05/04/21	J B Lawrence	5.5	Telephone conference regarding collection of additional information related to UCC requests (0.8); strategy and research regarding responses to UCC requests and preparation for depositions (2.8); participate in telephone conference with clients (0.6); analyze

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			pleadings relevant to UCC allegations (1.3).
05/04/21	C R Newcomb	2.1	Draft responses to committee interrogatories (1.3); correspondence with R. Spiegel regarding same (.3); correspondence with J. Lawrence regarding same (.3); correspondence with J. Lawrence and R. Spiegel regarding various production issues (.2).
05/04/21	J B Rubenstein	0.4	Telephone conference with R. Spiegel regarding Attorney General litigation (0.4).
05/04/21	J B Rubenstein	0.3	Telephone conference with J. Lawrence regarding document discovery and potential depositions (0.3).
05/04/21	R L Spiegel	2.6	Review email and attachments from M. Fallquist (.2); email to D. Azman re interrogatories (.1); telephone conference with R. Bhullar re claims and re discovery (.5); email with C. Newcomb re interrogatories (.4); begin review of tort claimants motion (.2); telephone conference with J. Lawrence re discovery (.6); telephone conference with potential expert re confirmation (.2); telephone conference with J. Rubenstein re Attorney General (.4).
05/04/21	C D Strecker	6.1	Prepare for and participate in call with client management regarding discovery requests from creditor committee (0.9); follow-up call with J. Lawrence regarding same (0.2); review newly provided materials from client to determine responsiveness (1.0); exchange emails with J. Lawrence regarding next steps related to discovery (0.3); telephone call with J. Lawrence regarding same (0.3); telephone call with J. Rubenstein regarding research and strategy issues (0.4); conduct legal research and review produced documents to address questions raised by J. Rubenstein (3.0).
05/05/21	J B Lawrence	4.5	Strategy regarding deposition preparation (2.3); confer with potential counsel for non-debtor affiliates regarding bankruptcy strategy (0.7); confer regarding Committee request to hold resolution discussion (0.6); analyze key documents for production (0.9).
05/05/21	J B Rubenstein	1.0	Telephone conference with R. Spiegel and M. Fallquist regarding Attorney General proceedings.
05/05/21	M P Schwartz	3.2	Assist in the preparation and production of electronic documents per the instructions of C. Strecker.
05/05/21	R L Spiegel	1.4	Conference call with J. Lawrence, J. Rubenstein and C. Newcomb re open issues, discovery (.5); telephone conference with J. Lawrence and C. Newcomb re open matters (.4); emails with J. Lawrence re production (.2); follow up re same (.3).
05/05/21	C D Strecker	7.2	Telephone call with J. Rubenstein to discuss research issues (0.1); study documents in line for production and draft email instructions to M. Schwartz regarding production plan (0.4); telephone call with potential counsel for affiliates (0.6); draft additional instructions to M. Schwartz regarding redactions (0.2); exchange emails with J.

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			Lawrence regarding document collection and reaching out to directors; (0.3); coordinate production of next round of documents; (0.5); draft emails to J. Rubenstein regarding same (0.8); review previously-collected research provided by bankruptcy team to determine effect on current research (0.4); continue reviewing produced documents and other key documents to assemble deposition preparation materials (3.0); exchange emails with directors regarding document collection (0.9).
05/06/21	J B Lawrence	5.3	Draft and revise interrogatory responses (1.3); confer with clients regarding information responsive to interrogatories and other discovery requests (1.5); strategy regarding deposition preparation (2.5).
05/06/21	C R Newcomb	5.2	Review motion to abate and related papers (.8); draft objection to motion to abate (3.5); call and correspondence with R. Spiegel regarding same (.5); review case law regarding [REDACTED] (.4).
05/06/21	M P Schwartz	2.2	Assist in the preparation and production of electronic documents per the instructions of C. Strecker.
05/06/21	R L Spiegel	0.7	Telephone conference with J. Lawrence re sealing (.2); follow up email to J. Lawrence and C. Newcomb re same (.2); email to D. Azman re interrogatories, email to J. Lawrence re same and email to B. Henderson re same (.1); review R. Bhullar email re same, email with B. Henderson and J. Lawrence re responses to discovery (.2).
05/06/21	C D Strecker	7.8	Conduct individual calls with directors and officers regarding discovery issues (3.8); multiple follow-up discussions and emails with J. Lawrence regarding same (1.0); conference call with Baker Botts team and proposed counsel for Griddy Tech regarding next steps (1.0); prepare for depositions requested by creditors' committee, including review of produced documents related to topics flagged by committee, outlining plan for preparation and instructing staff regarding preparation of review materials (2.0).
05/07/21	J Aquino	1.6	Prepare documents to be used for upcoming deposition preparation sessions.
05/07/21	J B Lawrence	2.7	Strategy discussion with M. Fallquist and R. Bhullar (0.8); edit and revise interrogatory responses (0.4); telephone conference with P. Aronzon regarding discovery requests (0.3); strategy regarding defense purported UCC claims (1.2).
05/07/21	C R Newcomb	1.5	Call and correspondence with R. Spiegel regarding response to motion to abate (.9); review case law regarding same (.6).
05/07/21	J B Rubenstein	1.5	Call with M. Fallquist, R. Bhullar, J. Lawrence, and R. Spiegel to discuss discovery from the UCC (0.8); conference calls with J. Lawrence and R. Spiegel regarding strategy for upcoming depositions and discussions with the UCC (0.7).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/07/21	M P Schwartz	0.8	Assist in the preparation and production of electronic documents per the instructions of C. Strecker.
05/07/21	R L Spiegel	1.5	Telephone conference with J. Rubenstein and J. Lawrence re committee requests (.1); telephone conference with R. Bhullar re interrogatories (.2); telephone conference with J. Lawrence re depos/interrogatories and open case matters (.5); prepare for (.2) and conference call with D. Azman and D. Yang, C. Newcomb re interrogatories (.5).
05/07/21	C D Strecker	3.1	Continue preparing for upcoming deposition (1.4); examine documents flagged in search of client data for documents response to recent creditor committee requests (1.7).
05/08/21	C D Strecker	4.0	Continue preparing for depositions requested by creditor committee (4.0).
05/09/21	J Aquino	1.9	Prepare deposition materials to be used during witness preparation sessions.
05/09/21	J B Lawrence	2.3	Prepare materials for deposition preparation (1.3); strategy and research regarding deposition preparation (1.0).
05/09/21	C R Newcomb	2.2	Review and prepare revised redacted versions of Committee objections to disclosure statement and motion to quash, Azman declaration and Fallquist declaration (1.8); correspondence with R. Spiegel and J. Lawrence regarding same (.4).
05/09/21	R L Spiegel	0.2	Brief review of redactions.
05/10/21	J B Lawrence	6.0	Telephone conference with clients regarding UCC claims and discovery (1.6); telephone conference with counsel for Non-Debtor Affiliates (0.5); communications with insurance broker regarding UCC requests (0.3); analyze and revise potential amended disclosure statement release language (0.4); prepare materials for deposition preparation of M. Fallquist and R. Bhullar (3.2).
05/10/21	C R Newcomb	4.9	Draft objection to Prescott motion regarding abatement (4.9); research regarding [REDACTED] (1.1); research regarding [REDACTED] (.8).
05/10/21	J B Rubenstein	1.0	Call with M. Fallquist, R. Bhullar, J. Lawrence, and R. Spiegel to discuss case background facts and strategy (1.0).
05/10/21	R L Spiegel	3.9	Email to P. Aronzon, R. Bhullar, M. Fallquist and C. McArthur re Attorney General proposal (.2); email with P. Aronzon re same (.1); telephone conference with R. Clay and J. Scott re same (.4); telephone conference with J. Lawrence re deposition preparation/open issues (.5); review emails re same (.3); conference call with M. Fallquist, R. Bhullar, M. Brimmage, J. Lawrence and J. Rubenstein re open matters (1.6); follow up re same (.1); telephone conference with J. Lawrence re depositions (.5); telephone call with J.

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			Rubenstein re same (.2).
05/10/21	C D Strecker	1.2	Coordinate finalization of deposition preparation materials for depositions requested by creditor committee (1.0); attention to director document calls (0.2).
05/11/21	J Aquino	1.4	Prepare supplemental witness preparation materials for the upcoming deposition.
05/11/21	J H Barkley	1.2	Review and comment on latest draft of objection to Prescott motion to abate.
05/11/21	J B Lawrence	7.1	Prepare M. Fallquist for deposition (1.5); strategy and research regarding deposition topics (1.0); analyze documents for use in deposition preparation, and prepare related materials (3.8); review research regarding [REDACTED] (0.8).
05/11/21	C R Newcomb	2.0	Review and revise objection to Prescott motion regarding abatement (1.3); correspondence and call with J. Herz regarding same (.4); correspondence with R. Spigel regarding same (.3).
05/11/21	J B Rubenstein	3.5	Met with M. Fallquist to prepare for his upcoming deposition.
05/11/21	R L Spigel	1.5	Deposition preparation of M. Fallquist (.8); follow up with J. Lawrence and J. Rubenstein re same (.2); email with J. Lawrence re deposition (.2); telephone conference with J. Rubenstein re depositions and case (.1); telephone conference with J. Scott re Attorney General settlement (.1); email to A. Ryan and R. Obaldo re same (.1).
05/11/21	C D Strecker	1.7	Coordinate deposition preparation materials and telephone call with J. Aquino regarding same (0.3); exchange emails with internal team regarding key documents and run searches in database regarding same (0.6); prepare for and conduct telephone call with director regarding discovery requests from creditor committee (0.7); draft email to J. Lawrence regarding same (0.1).
05/12/21	J Aquino	0.3	Prepare supplemental documents to be used for witness preparation.
05/12/21	J B Lawrence	10.3	Prepare for witness preparation sessions (1.0); prepare M. Fallquist and R. Bhullar for deposition testimony (7.5); strategy and research regarding upcoming depositions (1.8).
05/12/21	C R Newcomb	1.5	Review and revise redactions to disclosure statement and motion to quash objections (.8); correspondence with R. Spigel and J. Lawrence regarding same (.4); correspondence with N. Sirota regarding in license agreement (.3).
05/12/21	J B Rubenstein	5.0	Met with M. Fallquist and R. Bhullar to prepare for their upcoming depositions.
05/12/21	R L Spigel	5.3	Participate in deposition preparation (4.4); telephone conference

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			with J. Lawrence re depositions, case (.7); telephone conference with M. Brimmage re case (.2).
05/13/21	J H Barkley	0.3	Review and comment on most recent draft of Objection to Prescott Motion to Lift Abatement.
05/13/21	J B Lawrence	8.1	Prepare for M. Fallquist and R. Bhullar depositions (0.8); defend depositions of M. Fallquist and R. Bhullar (5.7); strategy discussions with Debtor (1.0); review proposed sealing designations (0.6)
05/13/21	C R Newcomb	2.5	Review and revise objection to abatement lift motion (1.1); research regarding same (.8); correspondence with R. Spigel and J. Barkley regarding same (.4); correspondence with Griddy team regarding same (.2).
05/13/21	J B Rubenstein	5.7	Attend the depositions of M. Fallquist and R. Bhullar.
05/13/21	R L Spigel	6.1	Attend M. Fallquist and R. Bhullar depositions (5.7); follow up with M. Fallquist, R. Bhullar, J. Lawrence and J. Rubenstein re same (.4).
05/13/21	C D Strecker	0.2	Address question from J. Lawrence regarding [REDACTED].
05/14/21	J B Lawrence	6.3	Prepare for settlement conference with UCC (0.5); attend settlement conference with UCC (0.8); strategy discussion with counsel regarding UCC settlement proposal (2.2); telephone conference with client regarding discussions with UCC (0.8); correspondence with UCC regarding discovery requests (0.3); analyze additional document requests from UCC (1.7).
05/14/21	C R Newcomb	0.3	Correspondence with counsel for non-debtor affiliates regarding redaction/sealing issues.
05/14/21	C R Newcomb	1.2	Review and revise motion to lift abatement (.4); correspondence with counsel for counsel for committee regarding same (.2); draft declaration in support of objection (.6).
05/14/21	R L Spigel	8.6	Review and consider UCC settlement proposal (1.4); conference calls with J. Lawrence, J. Rubenstein, M. Brimmage and P. Dublin re settlement (.8); telephone conferences with K. Norfleet re same (.6); telephone conference with P. Aronzon re same (.1); follow up re same (.7); conference calls with J. Lawrence and J. Rubenstein re same (1.2); settlement conference with Macquarie, McDermott, Baker Botts and Akin re UCC settlement proposal (.8); follow up with J. Lawrence and J. Rubenstein re same (.5); follow up with J. Lawrence re same (.2); conference call with Company, Baker Botts and Akin re settlement (.8); follow up with P. Aronzon re same (.1); telephone conference with R. Obaldo and A. Ryan re settlement (.6); email to J. Scott and R. Clay re same (.1); email to Board re UCC and Attorney General (.7).
05/15/21	C R Newcomb	1.2	Draft declaration in support of objection to Prescott motion to lift abatement (.8); correspondence with R. Spigel regarding same (.2); correspondence with J. Barkley regarding same (.2).

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05/15/21	R L Spigel	2.0	Draft counterproposal to UCC (1.6); email with P. Aronzon re same (.2); correspondence with J. Lawrence and J. Rubenstein re same (.2).
05/16/21	J B Lawrence	1.6	Review deposition transcripts of M. Fallquist and R. Bhullar.
05/16/21	C R Newcomb	0.4	Correspondence with R. Spigel and M. Fallquist regarding response to motion to lift abatement and related declaration.
05/17/21	J Aquino	0.3	Provide attorneys with materials regarding suit from State of Texas.
05/17/21	J B Lawrence	4.4	Confer with UCC regarding settlement proposal (0.7); attention to confidentiality designations (0.5); analyze UCC proposed additional document requests (0.8); confer with counsel for UCC regarding new document requests (0.4); confer with UCC regarding settlement proposal (0.8); strategy and analysis regarding settlement proposal (0.7); analyze and revise Attorney General proposed judgment (0.5).
05/17/21	C R Newcomb	0.2	Correspondence with counsel for Committee regarding sealing of documents.
05/17/21	J B Rubenstein	0.5	Review and revise draft proposed consent judgment with the Attorney General's office (0.3); correspondence with J. Lawrence and R. Spigel regarding same (0.2).
05/17/21	M P Schwartz	2.3	Assist in the preparation and review of electronic documents per the instructions of C. Strecker.
05/17/21	R L Spigel	4.3	Review and comments to Attorney General counterproposal (1.3); emails with J. Rubenstein and J. Lawrence re same (.2); email to Board re same (.3); telephone conference with M. Brimmage re discovery (.2); revise Attorney General proposal and email re same (.2); call with M. Brimmage, J. Lawrence and J. Rubenstein re UCC call (.2); UCC call (1.2); follow up call with J. Lawrence, J. Rubenstein and C. Newcomb re same (.3); telephone conference with J. Rubenstein re same (.2); telephone conference with K. Norfleet re settlement (.2).
05/18/21	J B Lawrence	0.4	Edit and revise proposed Office of Attorney General settlement agreement (0.4).
05/18/21	J B Lawrence	0.3	Analyze correspondence with counsel for Khoury, and strategy regarding same.
05/18/21	C R Newcomb	1.0	Review and revise state of Texas settlement agreement (.4); review related settlement documents (.2); correspondence with J. Herz regarding same (.2); correspondence with J. Whitworth regarding redacted/sealed documents (.2).
05/18/21	J B Rubenstein	0.9	Conference call with R. Spigel and A. Ryan regarding the potential settlement with the Attorney General's Office (0.3); reviewed various drafts of the settlement agreement with the Attorney General's Office (0.6).

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05/18/21	R L Spigel	2.5	Telephone conference with A. Ryan, R. Obaldo and J. Rubenstein re settlement (.2); email to C. Newcomb, J. Herz, J. Rubenstein re same (.2); review and edits to consent judgment (.4); email with J. Lawrence re adversary proceeding and strategy (.1); telephone conference with K. Norfleet re status of matters (.4); review and revise settlement agreement with Attorney General (1.2).
05/19/21	J B Lawrence	1.8	Analyze counter-proposal from UCC, and strategy regarding same (0.4); confer with client regarding UCC counter-proposal (0.5); research and strategy regarding Attorney General proposed judgment (0.4); correspondence with counsel from ERCOT regarding subpoena response (0.5).
05/19/21	C R Newcomb	1.3	Review committee settlement proposal and related correspondence with Griddy management team (.5); call and correspondence with R. Spigel regarding same (.3) ; review and revise Texas Attorney General settlement agreement (.3); correspondence with R. Spigel regarding same (.2).
05/19/21	J B Rubenstein	1.0	Call with R. Spigel and numerous members of the Attorney General's office regarding potential settlement and path forward (0.7); telephone conference with R. Spigel regarding strategy for same (0.3).
05/19/21	R L Spigel	11.7	Review and revise Attorney General settlement for Disclosure Statement description (.1); review and revise Attorney General settlement and emails with J. Rubenstein re same (.3); email to Board re same (.2); email to R. Obaldo, A. Ryan and AG team re settlement (.2); telephone conference with Attorney General office re settlement (.7); follow up with J. Rubenstein re same (.2); telephone conference with M. Fallquist re settlement (.2); telephone conference with Board re UCC settlement (.7); telephone conference with D. Azman and C. Gibbs re same (.2); telephone conference with J. Rubenstein re same (.1); telephone conference with P. Aronzon re same (.1); telephone conference with C. Newcomb re AG settlement and re creditor request (.1); telephone conference with D. Azman re settlement (.2); telephone conference with M. Fallquist re settlement (.2); telephone conference with D. Azman and C. Gibbs re settlement (1.2); work on plan and settlement matters (1.7); telephone conferences with K. Norfleet re settlement (.5); follow up with M. Fallquist re settlement (.4); email to Board re same (.4); follow up with P. Aronzon re same (.2); review UCC settlement and email to Board re same (.9); prepare for Board call (.9); Board call (.7); telephone conference with D. Azman re settlement (.2); telephone conference with K. Norfleet re settlement (.2); telephone conference with C. Newcomb re settlement and Plan and Disclosure Statement (.4); telephone conference with J. Lawrence re settlement (.2); telephone conference with M. Fallquist re same (.3).
05/20/21	J B Rubenstein	0.5	Revise draft settlement agreement with the Attorney General's Office and related documents (0.5).

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05/20/21	R L Spigel	1.1	Email with M. Fallquist and R. Bhullar re Attorney General settlement (.2); revise Disclosure Statement excerpt describing same and email to J. Lawrence and J. Rubenstein re same (.2); telephone conference with M. Fallquist re settlement (.2); revise Attorney General documents and email to R. Obaldo and A. Ryan and team re same (.4); review revisions to Attorney General settlement from Attorney General and email with J. Lawrence and J. Rubenstein re same (.1).
05/21/21	J Aquino	0.6	Retrieve and prepare production documents for attorney review.
05/21/21	R L Spigel	0.5	Telephone conference with A. Ryan and R. Obaldo re settlement (.5).
05/23/21	C R Newcomb	0.1	Correspondence with counsel for committee regarding redaction and sealing issues.
05/23/21	R L Spigel	0.3	Revise settlement with Attorney General and email to R. Obaldo and A. Ryan re same (.1); email to C. Gibbs, D. Azman, D. Yang re settlement agreement and correspondence with J. Rubenstein re same (.2)
05/24/21	C R Newcomb	1.3	Correspondence with R. Spigel and J. Herz regarding Rule 9019 settlement (.2); review bankruptcy and local rules regarding same (.2); review Committee's versions of redacted/sealed documents for refileing (.3); correspondence with counsel to Committee regarding same (.3); call and correspondence with R. Spigel regarding same (.2); correspondence with J. Whitworth regarding same (.1).
05/24/21	M P Schwartz	2.4	Assist in the preparation and review of electronic materials per the instructions of J. Aquino.
05/24/21	R L Spigel	2.0	Review and revise 9019 motion re Texas settlement (1.8); email to A. Ryan and R. Obaldo re same and email to UCC re same (.2).
05/25/21	C R Newcomb	2.0	Call and correspondence with S. Statham (United States Trustee) regarding redaction and sealing issues (.6); call and correspondence with R. Spigel regarding same (.4); correspondence with D. Azman regarding same (.2); review transcript and documents and prepare for hearing on seal motion (.8).
05/25/21	R L Spigel	0.3	Telephone conference with D. Azman re redactions and follow up with C. Newcomb re same (.3).
05/26/21	C R Newcomb	0.2	Correspondence with counsel for Committee regarding sealing/redaction issues

Matter Hours 263.90**Matter Fees** **\$249,988.00**

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<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Barkley, J H	1.5	1,055.00	1,582.50
Kazlow, J A	0.6	790.00	474.00
Lawrence, J B	81.9	980.00	80,262.00
Newcomb, C R	33.8	915.00	30,927.00
Rubenstein, J B	23.1	960.00	22,176.00
Spigel, R L	64.2	1,105.00	70,941.00
Strecker, C D	41.4	920.00	38,088.00
			\$244,450.50
	246.5		0

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Aquino, J	6.1	315.00	1,921.50
Schwartz, M P	11.3	320.00	3,616.00
	17.4		\$5,537.50

For Expenses Incurred:

Out-of-Town Meals AMERICAN EXPRESS ROBIN LAURIE SPIGEL Lunch Lunch during Griddy meeting in NYC -- depositions of Michael Fallquist and Roop Bhullar	22.97
Out-of-town travel / Conference services_Rooms AMERICAN EXPRESS JONATHAN BELL RUBENSTEIN Hotel - Lodging 2021.05.10 Trip to New York for depositions of Michael Fallquist and Roop Bhullar	1,087.36
Out-of-Town Meals AMERICAN EXPRESS JONATHAN BELL RUBENSTEIN Dinner 2021.05.10 Trip to New York for depositions of Michael Fallquist and Roop Bhullar	155.00
Out-of-town travel / Conference services_Rooms AMERICAN EXPRESS JONATHAN BELL RUBENSTEIN Airfare 2021.05.10 Trip to New York for depositions of Michael Fallquist and Roop Bhullar	441.79
Out-of-town travel / Conference services_Rooms AMERICAN EXPRESS JONATHAN BELL RUBENSTEIN Taxi / Car Service 2021.05.10 Trip to New York for depositions of Michael Fallquist and Roop Bhullar	90.69
Out-of-town travel / Conference services_Rooms AMERICAN EXPRESS JONATHAN BELL RUBENSTEIN Taxi / Car Service 2021.05.10 Trip to New York for depositions of Michael Fallquist and Roop Bhullar	73.93
Out-of-town travel / Conference services_Rooms JONATHAN BELL RUBENSTEIN Parking 2021.05.10 Trip to New York for depositions of Michael Fallquist and Roop Bhullar	171.95

BAKER BOTTS LLPGRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
LitigationInvoice No: 1752500
Invoice Date: June 18, 2021
Matter: 089406.0117**For Expenses Incurred:**

Out-of-town travel / Conference services_Rooms JOHN B. LAWRENCE Airfare 05/11/2021 - 05/13/2021 - Dallas, TX - John Lawrence - Trip to New York for deposition preparation of Michael Fallquist and Roop Bhullar - Roundtrip airfare DFW/LGA EWR/DFW	569.79
Out-of-town travel / Conference services_Rooms JOHN B. LAWRENCE Taxi / Car Service 05/11/2021 - 05/11/2021 - Dallas, TX - John Lawrence - Trip to New York for deposition preparation of Michael Fallquist and Roop Bhullar - Taxi from LGA to Hotel	79.53
Out-of-Town Meals JOHN B. LAWRENCE Breakfast 05/12/2021 - 05/12/2021 - Dallas, TX - John Lawrence - Trip to New York for deposition preparation of Michael Fallquist and Roop Bhullar - Breakfast	21.23
Out-of-Town Meals JOHN B. LAWRENCE Lunch 05/12/2021 - 05/12/2021 - Dallas, TX - John Lawrence - Trip to New York for deposition preparation of Michael Fallquist and Roop Bhullar - Lunch	18.29
Out-of-town travel / Conference services_Rooms JOHN B. LAWRENCE Taxi / Car Service 05/13/2021 - 05/13/2021 - Dallas, TX - John Lawrence - Trip to New York for deposition preparation of Michael Fallquist and Roop Bhullar - Taxi to EWR Airport	166.86
Telephone JOHN B. LAWRENCE Internet / WiFi 05/13/2021 - 05/13/2021 - Dallas, TX - John Lawrence - Trip to New York for deposition preparation of Michael Fallquist and Roop Bhullar - Wi-Fi (work on flight home)	19.00
Out-of-town travel / Conference services_Rooms JOHN B. LAWRENCE Hotel - Lodging 05/11/2021 - 05/13/2021 - Dallas, TX - John Lawrence - Trip to New York for deposition preparation of Michael Fallquist and Roop Bhullar - Hotel	518.82
Out-of-town travel / Conference services_Rooms JOHN B. LAWRENCE Parking 05/11/2021 - 05/13/2021 - Dallas, TX - John Lawrence - Trip to New York for deposition preparation of Michael Fallquist and Roop Bhullar - Parking at DFW Airport	98.57
AMERICAN EXPRESS MONICA M. MENDOZA Facilities/Office Expenses GLOBAL KITCHEN 05/13/2021 - Robin Spiegel Meeting -- depositions of Michael Fallquist and Roop Bhullar	137.52
Trial transcripts JUDICIAL TRANSCRIBERS OF - Hearing transcript of Griddy status conference before Judge Marvin Isgur, May 20, 2021; Case No. 21-30923-11	163.35
Discovery/eDiscovery Culling & Filtering 100-Processing - per GB	104.00
Discovery/eDiscovery Technical Services-Other 500-Project Management - per Hour	20.00
Data Storage Fees-Internal Database Hosting 300-Database Hosting - per GB	1,012.00
Trial transcripts JUDICIAL TRANSCRIBERS OF - Transcript of Status Conference (Via Zoom) held on May 25, 2021 before Judge Marvin Isgur	302.50
Litigation Support Services TRANSPERFECT DOCUMENT - 05/31/2021 - Deposition binder - printing/copies, binding and tabs	183.68

BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Litigation

Invoice No: 1752500
Invoice Date: June 18, 2021
Matter: 089406.0117

For Expenses Incurred:

Computer research services	1,734.22
Delivery service	59.00
Photocopying service	129.35
Telephone calls	7.61
Total Expenses	\$7,389.01

Total Current Fees	\$249,988.00
Total Current Costs	\$7,389.01
Total Due This Invoice	\$257,377.01

BAKER BOTTS L.L.P.

TAX ID 74-1195457

Austin	London
Brussels	Moscow
Dallas	New York
Dubai	Palo Alto
Hong Kong	Riyadh
Houston	San Francisco
	Washington

Griddy Energy LLC (Debtor-in-Possession)
 30 Post Road East
 Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1752500
 Invoice Date: June 18, 2021
 Matter Number: 089406.0117

REMITTANCE STATEMENT

Matter Number: 089406.0117
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Litigation
Invoice Number: 1752500
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$249,988.00
Total Expenses	\$7,389.01
Total Invoice Amount	<u>\$257,377.01</u>

TO ENSURE PROPER APPLICATION OF YOUR PAYMENT PLEASE RETURN THIS REMITTANCE ADVICE
 OR EMAIL TO ARHOUSTON@BAKERBOTTS.COM

Please Remit to:
Wiring Instructions
 Baker Botts L.L.P.
 Bank: JP Morgan Chase Bank
 Address: 712 Main Street, Houston, TX 77002
 ABA Number: 021 000 021
 Swift Code: CHASUS33
 Primary Account: 001 0000 2006
 (Reference Invoice Number)

ACH Information:
 Baker Botts L.L.P.
 Bank: JP Morgan Chase Bank
 Address: 712 Main Street, Houston, TX 77002
 Routing Number: 111 000 614
 Primary Account: 001 0000 2006
 (Reference Invoice Number)

To Pay by Check, send to:
 Baker Botts L.L.P.
 P.O. Box 301251
 Dallas, TX 75303-1251
 (Reference Invoice Number)

BAKER BOTTS L.L.P.

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Houston	San Francisco
	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Invoice Number: 1752501
Invoice Date: June 18, 2021
Attorney: J B Rubenstein

Total fees for services and expenses for the matter shown below through May 31, 2021.

089406.0121

Schedules/Statement of Financial Affairs/Monthly Operating Reports

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
05/03/21	C R Newcomb	0.8	Correspondence with R. Bhullar and A. Tsai regarding amendments to schedules (.4); review schedules and statements (.4)
05/03/21	R L Spigel	0.2	Review C. Newcomb remails and email with R. Bhullar re Schedule amendments (.2)
05/04/21	C R Newcomb	0.8	Correspondence with R. Bhullar and A. Tsai regarding amendments to schedules (.3); review same (.5)
05/05/21	R M Fontenla	0.9	Emails with C. Newcomb regarding amended schedules, amended SOFA and notice of filing of amended schedules and SOFA (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.7).
05/05/21	C R Newcomb	0.8	Draft notice of amended schedules (.3); review amended schedules and SOFA and prepare same for filing (.3); correspondence with R. Spigel and R. Fontenla regarding same (.2)
05/05/21	R L Spigel	0.2	Email with C. Newcomb re schedules and SOFA amendments
05/15/21	C R Newcomb	0.1	Correspondence with R. Bhullar regarding operating report.
05/19/21	C R Newcomb	1.3	Review monthly operating report (.5); correspondence with R. Bhullar regarding Monthly Operating Report questions (.8).
05/20/21	C R Newcomb	0.6	Call with J. Whitworth regarding Monthly Operating Report filing timing (.2); review and comment on Monthly Operating Report (.2); correspondence with R. Bhullar and K. Bhuva regarding same (.2).
05/24/21	C R Newcomb	0.7	Review and comment on Monthly Operating Report (.5); correspondence with R. Bhullar regarding same (.2).
05/26/21	C R Newcomb	0.5	Review monthly operating report (.3); correspondence with R. Spigel

BAKER BOTTS LLP

Invoice No: 1752501
 Invoice Date: June 18, 2021
 Matter: 089406.0121

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

Schedules/Statement of Financial Affairs/Monthly Operating Reports

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			and R. Bhullar regarding same (.2).
05/26/21	R L Spigel	1.0	Review MOR (.5); t/c with R. Bhullar re same (.5)

Matter Hours	7.90
---------------------	-------------

Matter Fees	\$6,986.00
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BAKER BOTTS LLP

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Schedules/Statement of Financial Affairs/Monthly Operating Reports

Invoice No: 1752501
Invoice Date: June 18, 2021
Matter: 089406.0121

2021 Lawyer Summary

<u>Timekeeper</u>	<u>HOURS</u>	<u>RATE</u>	<u>TOTAL</u>
Newcomb, C R	5.6	915.00	5,124.00
Spigel, R L	1.4	1,105.00	1,547.00
	7.0		\$6,671.00

2021 Non-Lawyer Summary

<u>Timekeeper</u>	<u>Hours</u>	<u>Rate</u>	<u>Total</u>
Fontenla, R M	0.9	350.00	315.00
	0.9		\$315.00

Total Current Fees	\$6,986.00
Total Due This Invoice	\$6,986.00

BAKER BOTTS L.L.P.

TAX ID 74-1195457

Austin	London
Brussels	Moscow
Dallas	New York
Dubai	Palo Alto
Hong Kong	Riyadh
Houston	San Francisco
	Washington

Griddy Energy LLC (Debtor-in-Possession)
30 Post Road East
Westport, Connecticut 06880

Due Upon Receipt

Invoice Number: 1752501
Invoice Date: June 18, 2021
Matter Number: 089406.0121

REMITTANCE STATEMENT

Matter Number: 089406.0121
Client: GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)
Matter: Schedules/Statement of Financial Affairs/Monthly Operating Reports
Invoice Number: 1752501
Billing Attorney: J B Rubenstein
Office: Dallas

Total Fees	\$6,986.00
Total Expenses	\$0.00
Total Invoice Amount	<u>\$6,986.00</u>

TO ENSURE PROPER APPLICATION OF YOUR PAYMENT PLEASE RETURN THIS REMITTANCE ADVICE
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(Reference Invoice Number)

ACH Information:
Baker Botts L.L.P.
Bank: JP Morgan Chase Bank
Address: 712 Main Street, Houston, TX 77002
Routing Number: 111 000 614
Primary Account: 001 0000 2006
(Reference Invoice Number)

To Pay by Check, send to:
Baker Botts L.L.P.
P.O. Box 301251
Dallas, TX 75303-1251
(Reference Invoice Number)

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:)	
)	Chapter 11
)	
GRIDDY ENERGY LLC, ¹)	Case No. 21-30923 (MI)
)	
Debtor.)	

**THIRD MONTHLY FEE STATEMENT OF
BAKER BOTTS L.L.P. FOR COMPENSATION AND REIMBURSEMENT OF
EXPENSES FOR THE PERIOD FROM JUNE 1, 2021 THROUGH JUNE 30, 2021**

Name of Applicant	Baker Botts L.L.P.
Authorized to Provide Professional Services to:	Debtor and Debtor in Possession
Date of Retention:	April 28, 2021, effective as of March 15, 2021 (the Petition Date) [Docket No. 229]
Time Period Covered by this Statement	June 1, 2021 through June 30, 2021
Total Fees Requested in this Statement (Excluding 20% Holdback):	\$301,377.20
Total Expenses Requested in this Statement:	\$6,884.25
Total Fees Requested in this Statement (Including 20% Holdback):	\$376,721.50
Total Attorney Fees Requested in this Statement (Including 20% Holdback):	\$370,596.50
Total Actual Attorney Hours Covered by This Statement:	385.0
Average Hourly Rate for Attorneys:	\$962.59
Total Paraprofessional Fees Requested in this Statement (Including 20% Holdback):	\$6,125.00
Total Actual Paraprofessional Hours Covered by this Statement:	17.5
Average Hourly Rate for Paraprofessionals	\$350.00

¹ The last four digits of its federal tax identification number of the Debtor are 1396. The mailing address for the Debtor is PO Box 1288, Greens Farms, CT 06838.

Pursuant to sections 330 and 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-1 of the Bankruptcy Local Rules for the Southern District of Texas (the “Bankruptcy Local Rules”) and the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Chapter 11 Case Professionals* [Docket No. 184] (the “Interim Compensation Procedures Order”), Baker Botts L.L.P. (“Baker Botts”), counsel for the debtor and debtor in possession (the “Debtor”) in the above-captioned chapter 11 case (the “Chapter 11 Case”), hereby files this third monthly fee statement (this “Statement”) for interim allowance of (i) compensation in the amount of \$301,377.20² (80% of total fees of \$376,721.50) for actual, reasonable and necessary legal services Baker Botts rendered to the Debtor from June 1, 2021 through and including June 30, 2021 (the “Fee Period”) and (ii) reimbursement for the actual and necessary expenses that Baker Botts incurred in the amount of \$6,884.25 during the Fee Period.

Itemization of Services Rendered and Disbursements Incurred

1. Attached hereto as **Exhibit A** is a summary of the total hours and fees incurred by service category during the Fee Period.
2. Attached hereto as **Exhibit B** is a detailed statement of total hours and fees incurred by each timekeeper during the Fee Period.
3. Attached hereto as **Exhibit C** is a detailed summary of Baker Botts’ expenses incurred during the Fee Period.
4. Attached hereto as **Exhibit D** is Baker Botts’ detailed time records setting forth the number of hours expended and fees incurred during the Fee Period. Baker Botts’ attorneys

² The total compensation sought reflects a discount of 10% off of Baker Botts’ standard hourly rates. In addition, in the exercise of its billing discretion, Baker Botts has not included \$24,414.00 in fees for services provided by Baker Botts during the Fee Period.

and paraprofessionals expended a total of 402.5 hours during the Fee Period in connection with the Chapter 11 Case. The services rendered by Baker Botts during the Fee Period are grouped by the matter descriptions set forth on **Exhibit A**.

Representations

5. Although every effort has been made to include all fees and expenses incurred in the Fee Period, some fees and expenses might not be included in this Statement due to delays caused by accounting and processing during the Fee Period. Baker Botts reserves the right to make further application to this Court for allowance of such fees and expenses not included herein. Subsequent statements will be filed in accordance with the Bankruptcy Code, the Bankruptcy Rules, Bankruptcy Local Rules and the Interim Compensation Procedures Order.

Notice and Objections

6. Pursuant to the Interim Compensation Procedures Order, notice of this Statement shall be given by email upon (collectively, the “Application Recipients”): (i) the Debtor, Attn.: Roop Bhullar, roop@griddy.com; (ii) the Office of the U.S. Trustee for the Southern District of Texas, Attn: Jana Whitworth, Esq., jana.whitworth@usdoj.gov; and (iii) counsel to the Committee: McDermott Will & Emery LLP, Attn: Charles R. Gibbs, Esq., crgibbs@mwe.com and Darren Azman, Esq., dazman@mwe.com.

7. Objections to this Statement, if any, must be served upon the Application Recipients and counsel to the Debtor, Baker Botts L.L.P., Attn: Robin Spigel, Esq. (robin.spigel@bakerbotts.com) and Chris Newcomb, Esq. (chris.newcomb@bakerbotts.com), no later than **August 4, 2021 at 4:00 p.m. (prevailing Central Time)** (the “Objection Deadline”), setting forth the nature of the objection and the specific amount of fees or expenses at issue.

WHEREFORE, Baker Botts respectfully requests interim allowance of fees and expenses incurred during the Fee Period pursuant to the Interim Compensation Order in the amount of \$308,261.45 consisting of (a) \$301,377.20 which is 80% of total fees of \$376,721.50 for actual, reasonable and necessary professional services rendered by Baker Botts and (b) \$6,884.25 for actual and necessary expenses, and that such fees and expenses be paid as administrative expenses of the Debtor's estate.

Dated: July 21, 2021

BAKER BOTTS L.L.P.

By: /s/ Robin Spigel
Robin Spigel (admitted *pro hac vice*)
robin.spigel@bakerbotts.com
Chris Newcomb (admitted *pro hac vice*)
chris.newcomb@bakerbotts.com
30 Rockefeller Plaza
New York, New York 10012-4498
Telephone: (212) 408-2500
Facsimile: (212) 259-2501

-and-

David R. Eastlake
Texas Bar No. 24074165
david.eastlake@bakerbotts.com
910 Louisiana Street
Houston, Texas 77002-4995
Telephone: (713) 229-1234
Facsimile: (713) 229-1522

Counsel to the Debtor and Debtor in Possession

Certificate of Service

I certify that on July 21, 2021, I caused a copy of the foregoing document to be served by the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas.

/s/ Robin Spiegel

EXHIBIT A

**SUMMARY BY MATTER DESCRIPTION
FOR THE PERIOD JUNE 1, 2021 THROUGH JUNE 30, 2021**

Matter Number	Matter Description	Total Billed Hours	Total Fees Requested	Total Expenses Requested	Total Compensation
0102	Plan and Disclosure Statement	311.2	\$300,426.50	\$921.49	\$301,347.99
0107	Case Administration	10.4	7,703.00	2,102.00	9,805.00
0108	Claims Administration and Objections	18.4	18,146.00	0.00	18,146.00
0109	Employee Benefits / Pensions	9.9	7,778.50	0.00	7,778.50
0110	Executory Contracts and Unexpired Leases	1.0	915.00	0.00	915.00
0111	Retention of Other Professionals	13.1	11,597.50	22.36	11,619.86
0113	Fee Application – Baker Botts	14.4	9,716.50	0.00	9,716.50
0114	Professional Retention and Fees – Other Professionals	1.2	1,040.00	0.00	1,040.00
0115	Fee/Employment Objections	3.3	2,511.00	0.00	2,511.00
0117	Litigation	15.2	12,785.50	3,838.40	16,623.90
0121	Schedules/Statement of Financial Affairs / Monthly Operating Reports	4.4	4,102.00	0.00	4,102.00
	TOTAL:	402.5	\$376,721.50	\$6,884.25	\$383,605.75

EXHIBIT B**SUMMARY BY TIMEKEEPER FOR THE PERIOD
JUNE 1, 2021 THROUGH JUNE 30, 2021**

<u>Title</u>	<u>Name</u>	<u>Year Licensed</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
Partner	Barkley, J.H.	1993	1.1	\$ 1,055.00	\$ 1,160.50
Partner	Barth, E.J.	2006	0.3	955.00	286.50
Partner	Henderson, J.B.	2010	4.3	965.00	4,149.50
Senior Associate	Herz, J.R.	2015	69.6	845.00	58,812.00
Partner	Lawrence, J.B.	2006	7.6	980.00	7,448.00
Partner	Marcus, S.D.	1986	0.7	1,395.00	976.50
Partner	McDaniels, L.L.	2000	1.4	955.00	1,337.00
Special Counsel	Newcomb, C.R.	2010	96.4	915.00	88,206.00
Associate	O'Brien, N.	2016	9.3	790.00	7,347.00
Partner	Rubenstein, J.B.	2002	11.9	960.00	11,424.00
Associate	Rui, S.X.	2018	1.9	665.00	1,263.50
Partner	Spigel, R.L.	1998	134.2	1,105.00	148,291.00
Partner	Stover, A.M.	2004	0.9	965.00	868.50
Special Counsel	Strecker, C.D.	2008	34.5	920.00	31,740.00
Associate	Wallace, K.L.	2019	9.4	610.00	5,734.00
Partner	Yuffee, M.A.	1994	1.5	1,035.00	1,552.50
Senior Paralegal	Fontenla, R.M.	N/A	17.5	350.00	6,125.00
TOTAL:			402.5		\$376,721.50

EXHIBIT C

**EXPENSE SUMMARY FOR THE PERIOD
JUNE 1, 2021 THROUGH JUNE 30, 2021**

<u>Description</u>	<u>Amount</u>
Computer Research	\$ 3,045.85
Deposition Transcripts	2,750.40
Relativity – eDiscovery data storage fees	1,013.00
Relativity – software license/user access fee	75.00
TOTAL:	\$6,884.25

EXHIBIT D

**TIME RECORDS FOR THE PERIOD
JUNE 1, 2021 THROUGH JUNE 30, 2021**

BAKER BOTTS LLP

Invoice No: 1756207
 Invoice Date: July 15, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/01/21	C R Newcomb	0.4	Review submitted ballots (.1); correspondence with R. Bhullar regarding same (.1); correspondence with Stretto regarding voting confirmation issue (.2).
06/01/21	R L Spigel	1.6	Telephone conference with B. Henderson re plan supplement documents (.4); email with D. Azman re same and email to P. Aronzon and to M. Fallquist re same (.2); emails with C. Newcomb re solicitation and Stretto and claims (.3); telephone conference with J. Rubenstein re open case matters (.2); email with J. Scott re PUCT (.2); review and comments to Plan confirmation checklist and email to C. Newcomb re same (.3).
06/01/21	J R Herz	0.8	Continue drafting confirmation brief (.5); revise confirmation check list based on internal comments (.3).
06/01/21	J B Henderson	0.6	Prepare for and participate in conference with R. Spigel regarding governance matters and documentation of same to be included in the Plan Supplement (.3); begin drafting LLCA (.3).
06/02/21	C R Newcomb	0.3	Correspondence with R. Spigel and Stretto team regarding voting confirmation issue (.2); correspondence with Stretto team and R. Bhullar regarding publication of combined hearing notice (.1).
06/02/21	C R Newcomb	0.2	Correspondence with counsel for RLI regarding confirmation order language.
06/02/21	R L Spigel	4.3	Conference call with C. Newcomb and J. Herz re confirmation matters (.9); telephone conference with M. Fallquist re plan matters (.6); follow up emails to J. Barkley, A. Stover, J. Lawrence and J. Rubenstein re Attorney General settlement and email to Griddy team re PUCT (.1); telephone conference with A. Tsai re solicitation (.1); email to J. Binford and to J. Scott re PUCT (.1); email with R. Bhullar re open plan matters (.6); review and revise notice for Stretto and email to C. Newcomb re same (.4); review expert engagement letter (.2); review research re same (.3); email to R. Bhullar re open plan matters (.6); handle Plan Administrator matters (.4).
06/03/21	J B Rubenstein	1.9	Call with R. Spigel and C. McArthur regarding limited license for Plan Administrator (0.6); telephone conference with R. Spigel regarding Plan issues (0.3); call with R. Spigel, M. Fallquist, R. Bhullar, and C. McArthur regarding Plan confirmation strategy and issues (1.0).
06/03/21	C R Newcomb	0.4	Correspondence with B. Henderson regarding plan/disclosure statement provisions related to directors and officers (.2); correspondence with R. Spigel and R. Bhullar regarding contracts to assume (.2).
06/03/21	R L Spigel	3.1	Email with B. Henderson re plan administrator and Directors &

BAKER BOTTS LLP

Invoice No: 1756207
 Invoice Date: July 15, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			Officers consulting agreement (.1); telephone conference with P. Aronzon re plan, next steps (.2); brief review of plan (.2); and follow up re same (.5); prepare for Board call (.4); conference call with C. McArthur, K. Dhillion, J. Rubenstein re license agreement (.6); Board call (1.0); follow up re same (.1).
06/03/21	J R Herz	2.2	Continue to draft confirmation brief.
06/03/21	J B Henderson	0.8	Review and revise consulting agreement for inclusion in Plan Supplement (.5); review and provide direction to N. O'Brien regarding LLC Agreement for plan administrator (.3).
06/04/21	C R Newcomb	0.8	Review research re Judge Isgur confirmation matters (.3); correspondence with R. Spigel and Baker Botts bankruptcy group regarding plan administrator candidates (.3); call with R. Spigel regarding plan supplement and upcoming plan deadlines (.2).
06/04/21	R L Spigel	3.4	Telephone conference with R. Bhullar re plan matters (1.0); follow up email to R. Bhullar re same (.1); telephone conference with P. Aronzon re plan matters (.2); review emails re Plan Administrator (.1); emails with M. Yuffee and E. Barth re consent judgment (.3) telephone conference with C. Newcomb re plan (.1); telephone conference with J. Herz re expert and open plan issues (.1); email to expert re plan confirmation (.4); telephone conference with R. Bhullar re executory contracts and open plan matters (.3); emails with J. Binford and to J. Scott re PUCT (.2); email to M. Fallquist re case matters (.4); telephone conference with M. Fallquist re same (.5).
06/04/21	J R Herz	2.0	Continue to draft confirmation brief concentrating on release section.
06/05/21	N O'Brien	1.7	Prepare, review and revise the LLC Agreement for Plan Supplement.
06/06/21	R L Spigel	0.1	Email with B. Henderson re Plan Supplement documents.
06/06/21	J B Henderson	0.8	Review and revise LLCA for Plan Supplement (.4); review and revise consulting agreement for Plan Supplement (.4).
06/06/21	N O'Brien	5.7	Review and revise the Second Amended and Restated LLC Agreement (3.0); prepare, review and revise the Consulting Agreement (2.7).
06/07/21	S D Marcus	0.7	Review draft of Amended and Restated LLC Agreement for Debtor (0.3); research and analysis of impact on Debtor's [REDACTED] (0.4).
06/07/21	J B Rubenstein	2.3	Draft amended and restated IP license agreement (2.0); review and revise draft engagement letter for proposed confirmation hearing expert (0.3).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/07/21	J B Lawrence	0.4	Review and revise schedule of retained causes of action.
06/07/21	C R Newcomb	4.1	Draft retained causes of action schedule (2.1); review and revise same in response to internal comments (.5); correspondence with R. Spigel, S. Marcus and J. Lawrence regarding same (.5); draft confirmation order (.5); correspondence with Stretto team regarding plan voting (.2); correspondence with counsel for ERCOT and R. Spigel regarding voting and plan issues (.3).
06/07/21	R L Spigel	4.2	Email with P. Aronzon and with D. Azman re plan administrator (.1); email with C. Newcomb re voting and plan items (.1); email with J. Rubenstein re license agreement (.1); review consulting agreement (1.2); review and comments to A&R LLCA (.7); emails with B. Henderson re same (.2); revise expert engagement letter and email with J. Rubenstein re same (.3); telephone conference with J. Herz re same (.1); emails re Plan Supplement documents and to dos (.3); review license and comments thereto (.5); review retained causes of action schedule (.5); email to C. Newcomb re same (.1).
06/07/21	J B Henderson	0.6	Correspondence regarding open issues in Consulting Agreement (.3); correspondence regarding LLCA and direction to N. O'Brien regarding same (.3).
06/07/21	S X Rui	0.2	Review documents regarding Debtor tax status.
06/07/21	N O'Brien	1.2	Review and revise the Consulting Agreement (0.5); review and revise the Second Amended and Restated LLC Agreement (0.7).
06/08/21	J B Rubenstein	1.0	Review and revise draft limited IP license (0.5); call with R. Spigel, J. Lawrence, and the potential expert witness for confirmation (0.5).
06/08/21	J B Lawrence	0.9	Telephone conference with T. Spencer regarding potential expert testimony (0.4); strategy and research regarding potential expert testimony (0.5).
06/08/21	C R Newcomb	2.4	Review and revise retained causes of action schedule (.5); correspondence with R. Spigel and S. Marcus regarding same (.5); correspondence with Griddy team regarding same (.2); review correspond-ence with Stretto regarding voting and opt outs (.3); call and correspondence with counsel for ERCOT and R. Spigel regarding plan issues (.6); review plan and solicitation procedures regarding same (.3).
06/08/21	R L Spigel	6.2	Conference call with J. Scott and R. Clay re PUCT call (.5); telephone conference with M. Fallquist re plan matters (.2); telephone conference with K. Lippman, D. Perry and C. Newcomb re plan (.3); email with C. Newcomb re same (.2); emails with A. Birdsell re voting (.3); email with C. Newcomb re retained causes of action (.2); conference call with C. Gibbs, D. Azman re litigation, case matters

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			(.5); conference call with J. Rubenstein and J. Lawrence re expert testimony (.6); follow up with J. Lawrence re same (.3); email to Stretto re voting (.1); telephone conference with P. Aronzon re plan, open matters (.5); emails to Board re open plan/confirmation matters (.4); email with B. Henderson and J. Rubenstein re Plan and LLC Agreement, email with J. Rubenstein re license agreement (.2); telephone conference with D. Dwyer, J. Binford, L. Milligan re PUCT (.6); follow up with J. Scott re same (.4); email with J. Rubenstein re LLCA (.1); email with P. Aronzon re retained causes of action (.1); handling plan/confirmation matters (.5); email with C. Newcomb re plan supplement docs and email to M. Fallquist re State of Texas settlement (.1); review EDF claim and email to M. Sherrill re Plan (.1).
06/08/21	J R Herz	0.4	Update confirmation brief re service affidavits.
06/08/21	S X Rui	1.1	Reviewed the tax aspects of the schedule of retained claims.
06/09/21	C R Newcomb	4.8	Draft confirmation order (4.2); research regarding same (.5); correspondence with R. Spiegel regarding same (.1).
06/09/21	R L Spiegel	4.7	Email to Board re ERCOT (.4); email with A. Tsai re voting (.1); telephone conference with M. Fallquist and J. Scott re PUCT (.5); follow up to J. Binford and L. Milligan re same (.1); follow up research re same (.4); email to J. Herz re expert report (.4); review revisions to A&R LLC agreement and email with N. O'Brien, J. Rubenstein, B. Henderson re same (.1); telephone conference with D. Kennedy re Stripe and follow up email with C. Newcomb re same (.4); email with J. Guttman re counsel proposal (.1); telephone conference with J. Guttman re same (.5); review and revise expert retention application documents (1.7).
06/09/21	J R Herz	2.9	Continue to draft confirmation brief.
06/09/21	J R Herz	0.1	Internal emails concerning expert report.
06/10/21	J B Lawrence	0.6	Strategy and research regarding expert report.
06/10/21	C D Strecker	0.8	Email with J. Lawrence regarding assisting T. Spencer (0.3); begin reviewing background materials for same (0.5).
06/10/21	C R Newcomb	5.5	Draft confirmation order (4.9); correspondence with J. Herz regarding various plan issues (.3); correspondence with R. Bhullar regarding retained causes of action (.2); correspondence with R. Spiegel regarding retained causes of action (.1).
06/10/21	R L Spiegel	7.4	Telephone conference with J. Binford and L. Milligan re PUCT (.3); follow up re same (.1); email to A. Tsai re voting and customer bar date matters (.3); handle claims and confirmation matters (.5); email to M. Fallquist, R. Bhullar, P. Aronzon re Stripe (.2); continue

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			revising Spencer retention application documents (1.7); email to J. Herz re same (.1); email to client re same (.1); telephone conference with P. Aronzon re plan, open matters (.4); telephone conference with A. Tsai re voting, claims, open matters (.1); email to Board re same (.2); telephone conferences with J. Lawrence re expert report and open matters (.2); Plan Administrator interviews (.9); prepare for (.7) and Board meeting (.9); follow up re same (.5); telephone conference with D. Azman re same (.2).
06/10/21	J R Herz	4.3	Research issues concerning [REDACTED] (1.1); continue to draft confirmation brief (3.2).
06/11/21	C D Strecker	0.4	Plan for Spencer expert review and report.
06/11/21	C R Newcomb	4.3	Continue review of and revise draft confirmation order (.5); correspondence with R. Spigel regarding same and time for filing (.4); review and revise Plan Supplement documents (.2); correspondence with J. Robertson and R. Spigel regarding same (.2); correspondence with counsel for Committee regarding same (.2); review and revise confirmation brief (2.8).
06/11/21	R L Spigel	3.3	Telephone conference with D. Azman re plan matters (.6); email with C. Newcomb re plan matters (.2); emails with N. O'Brien re same (.1); email Stripe re claim/Plan (.2); email to Board re open items (.5); emails with A. Tsai and with D. Azman re voting and re claims (.2); handle plan, claims, open matters (.2); review comments to Directors & Officers consulting agreement (.1); email to M. Fallquist, R. Bhullar, C. McArthur re same (.3); emails with N. O'Brien re same (.1); telephone conference with J. Rubenstein re open case matters, plan (.3); emails to C. Gibbs, D. Azman, D. Yang re expert retention and re voting (.3); prepare email to same re claims (.1); email with C. Newcomb re confirmation order and brief review of same (.1).
06/11/21	J R Herz	2.6	Call with C. Newcomb concerning Plan and next steps concerning same (.3); review and update checklist concerning plan confirmation (.3); review and revise confirmation brief (2.0).
06/12/21	J B Rubenstein	0.7	Review and revise draft limited IP license.
06/12/21	C R Newcomb	1.5	Review and revise confirmation brief (1.3); correspondence with J. Herz regarding same (.2).
06/12/21	R L Spigel	1.6	Telephone conference with M. Fallquist and R. Bhullar re open plan matters (.8); telephone conference with P. Aronzon re open matters (.3); revise Directors & Officers consulting agreement and email with J. Rubenstein re same (.5).
06/12/21	J R Herz	1.8	Revise confirmation brief based on C. Newcomb's comments.
06/13/21	R L Spigel	0.2	Finalize Directors & Officers and license agreements and email to C.

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			Gibbs, D. Azman and D. Yang re same.
06/13/21	J R Herz	0.9	Further review and revise confirmation brief.
06/14/21	J B Rubenstein	0.7	Telephone conference with R. Spigel regarding updates concerning Plan confirmation (0.4); review data in connection with potential expert witness for Plan confirmation (0.3).
06/14/21	C D Strecker	3.3	Read background materials related to potential expert testimony (0.8); research and outline issues to address with expert testimony (2.5).
06/14/21	A M Stover	0.5	Confer with R. Spigel regarding regulatory issues
06/14/21	C R Newcomb	1.7	Review and revise confirmation order (.6); correspondence with J. Herz regarding same (.3); correspondence with R. Spigel regarding confirmation order (.2); review comments to confirmation order (.3); prepare Plan Supplement notice and review related precedent (.3).
06/14/21	R L Spigel	7.9	Review and revise confirmation order (3.8); telephone conference with D. Azman re plan administrator (.2); telephone conference with J. Rubenstein re same and open plan matters (.4); follow up re same (.2); telephone conferences with M. Fallquist re open matters and plan (.4); telephone conference with A. Stover re PUCT (.5); telephone conference with P. Aronzon re plan and open matters (.4); follow up re same (.2); telephone conference with J. Binford and L. Milligan re PUCT (.2); telephone conference with K. Norfleet re plan, confirmation order (.4); telephone conference with potential plan administrator (.3); related email (.1); telephone conference with additional potential plan administrator (.6); emails with C. Newcomb re plan administrator agreement (.1); email with J. Lawrence re expert (.1).
06/14/21	J R Herz	1.6	Further review and revise confirmation brief prior to R. Spigel's review.
06/14/21	J R Herz	1.2	Draft Plan Supplement cover sheet (.9); revise confirmation task list (.3).
06/15/21	J B Lawrence	0.4	Strategy regarding expert report.
06/15/21	C D Strecker	1.7	Assist in preparing information to support plan, including preparing outline related to same (1.0); call with Spigel regarding same (0.4); and call with J. Lawrence to discuss next steps (0.3).
06/15/21	C R Newcomb	5.7	Review and comment on plan administrator agreement (3.8); review plan provisions related to same (.5); correspondence with R. Spigel and counsel for committee regarding same (.4); review additional comments and revise agreement (.3); correspondence with Griddy board regarding same (.2); review and revise plan

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			supplement notice (.4); correspondence with R. Spiegel regarding same (.1).
06/15/21	R L Spiegel	6.2	Telephone conference with K. Lippman, C. Newcomb re ERCOT claim/plan (.2); review and revise plan administrator agreement (1.3); telephone conference with M. Huerta re PUCT (.6); email to M. Fallquist re same (.1); telephone conference with potential plan administrator (.8); email with and telephone conference with M. Fallquist, R. Bhullar, G. Craig re same (.4); email with potential plan administrator (.2); telephone conferences with P. Aronzon re open case matters (.8); email to Board and telephone conferences with D. Azman re potential plan administrators (.2); telephone conference with potential plan administrator (.3); review and edit plan supplement notice (.2); emails with S. Wilson and team re insurance (.1); conference call with S. Wilson, B. Willis, D. Schaffel re same (.4); follow up with B. Godbey re same (.3); review UCC comments to expert retention application, revise same and email to expert re same (.3).
06/15/21	J R Herz	0.1	Review and revise Plan supplement prior to sending to C. Newcomb.
06/15/21	J R Herz	2.9	Begin to draft declaration in support of Plan.
06/16/21	J B Rubenstein	1.0	Review UCC's revisions to draft limited IP license (0.3); review and revise draft limited IP license (0.7).
06/16/21	C D Strecker	0.8	Exchange emails with T. Spencer regarding planning for expert report (0.3); plan for follow-up call with T. Spencer to discuss same (0.5).
06/16/21	A M Stover	0.4	Confer with R. Spiegel regarding possible plan administrators and reached out to candidate.
06/16/21	C R Newcomb	4.4	Review and revise confirmation order (2.4); research regarding [REDACTED] standards and findings (.8); correspondence with M. Fallquist and R. Spiegel regarding plan administrator agreement (.2); review and comment on LLC agreement (.4); correspondence with B. Henderson and R. Spiegel regarding same (.1); correspondence with Griddy management team regarding same (.2); correspondence with R. Spiegel regarding customer opt out form and retained causes of action schedule (.3).
06/16/21	R L Spiegel	8.6	Review and revise brief in support of confirmation (4.9); telephone conference with C. Gibbs and D. Azman re plan administrator (.5); call with K. Norfleet re plan (.1); email with Stretto re ballots (.1); review and revise customer opt-out form and email to D. Yang re same (.5); review J. Rubenstein comments to license agreement and email to J. Rubenstein re same (.3); telephone conference with J. Scott and R. Clay re PUCT (.4); email with C. Newcomb re customer claims (.1); brief review of MWE comments to license agreement

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			and email to J. Rubenstein re same (.1); numerous calls and emails re plan supplement documents (1.3) brief review of MWE comments to LLCA and email with C. Newcomb re same (.1); brief review of customer opt out form and email to D. Yang and team re same (.2).
06/17/21	J B Rubenstein	0.3	Call with M. Fallquist and R. Bhullar regarding limited IP license.
06/17/21	R M Fontenla	0.8	Emails with J. Herz regarding research (0.2); pull numerous Westlaw cases and forward to J. Herz (0.6).
06/17/21	C D Strecker	3.2	Prepare for and conduct call with expert (0.8); exchange emails with internal team regarding next steps resulting from call (0.3); research and edit draft expert materials (2.1).
06/17/21	C R Newcomb	4.2	Call and correspondence with R. Spiegel regarding plan supplement documents (.7); review and revise plan supplement documents (1.8); correspondence with counsel for the Committee regarding same (.6); correspondence with Griddy management team regarding same (.6); correspondence with J. Barkley regarding retained causes of action (.3); correspondence with J. Robertson regarding IP license (.2).
06/17/21	R L Spiegel	5.8	Telephone conference with M. Fallquist re open issues (.8); email to D. Azman and C. Gibbs re Plan Administrator and Oversight Committee (.1); email to M. Fallquist re same (.1); review retained causes of action and email to C. Newcomb re revisions (.2); email with J. Rubenstein re license agreement (.1); email with P. Aronzon re customer opt out form (.1); review confirmation brief (.2); revise opt out form and email to P. Aronzon and M. Fallquist re same (.2); emails with C. Newcomb and J. Rubenstein re license (.2); email to D. Azman and D. Yang re ERCOT plan concerns (.3); email to C. Newcomb re plan, plan supplement and open matters (.2); telephone conference with D. Azman re comments and email to C. Newcomb re same (.2); telephone conference with P. Aronzon re open plan matters(.8); email to N. Bain re plan supplement documents (.2); email to Board re same (.6); email to A. Ryan and team re customer opt out form (.2); telephone conference with expert re retention and email to J. Rubenstein and M. Fallquist re same (.4); email with C. Strecker re call (.1); review J. Barkley comments to causes of action (.1); telephone conference with C. Newcomb re plan supplement documents (.3); email with B. Henderson re Consulting Agreement (.1); telephone conference with C. Newcomb re plan supplement documents (.3).
06/17/21	J B Henderson	0.6	Review MWE revisions to consulting agreement and revise same (.4); telephone conference with M. Fallquist re same (.2).
06/17/21	N O'Brien	0.7	Review and revise the Consulting Agreement.
06/18/21	J B Rubenstein	1.0	Review and revise draft limited IP license (0.3); call with D. Azman

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			and R. Spiegel regarding the UCC's proposed revisions to limited IP license (0.5); telephone conference with M. Fallquist regarding limited IP license (0.2).
06/18/21	R M Fontenla	0.4	Emails with J. Herz regarding plan related research (0.1); review docket and pull transcript regarding same (0.3).
06/18/21	C D Strecker	5.3	Research and work on expert materials supporting plan.
06/18/21	C R Newcomb	4.6	Call and correspondence with R. Spiegel and J. Rubenstein regarding plan supplement documents (.5); call and correspondence with counsel for Committee regarding plan supplement documents (.9); re-view and revise plan supplement documents (.9); prepare final versions of same for filing and file (1.1); review and revise notice of plan supplement (.4); correspondence with Griddy management team regarding plan supplement documents (.6); correspondence with Stretto team regarding service of plan supplement (.2).
06/18/21	R L Spiegel	6.1	Telephone conference and email with B. Henderson re Consulting Agreement (.3); telephone conference with M. Fallquist re same and re open docs (.2); emails with C. Newcomb re plan supplement documents (.3); review Plan Administer Agreement revisions (.1); comments and follow up on license (.1); email to T. Spencer re expert engagement (.1); email with J. Rubenstein re license (.2); review revised confirmation order (1.3); review revised plan supplement notice and handle plan supplement related matters (.4); telephone conference with J. Rubenstein and C. Newcomb re license (.3); follow up with C. Newcomb re same (.1); review voting and claims data and email to the Board re same (.4); conference call with D. Yang, D. Azman, S. Bro, J. Rubenstein re license agreement (.4); follow up re same (.2); review research re PUCT and emails with J. Herz re same (.4); review UCC comments to license and email with J. Rubenstein re same (.2); review expert retention revisions (.4); handle related matters (.5); telephone conference with M. Fallquist re same and re plan supplement documents (.2).
06/18/21	J B Henderson	0.9	Telephone conference with MWE to discuss consulting agreement (.5); correspondence to management regarding same (.2); discuss same with management (.1); correspondence to MWE regarding same (.1).
06/21/21	C D Strecker	3.8	Review comments to draft expert report (0.4); telephone call with R. Spiegel to discuss same and next steps (0.3); telephone call with T. Spencer to discuss expert report (1.0); review additional comments to report (0.5); research and consider further changes and updates to same (1.6).
06/21/21	C R Newcomb	1.0	Review disclosure statement order for provisions related to plan supplement (.2); correspondence with R. Spiegel and J. Herz regarding confirmation declaration (.3); correspondence with R. Spiegel and T. Spencer regarding upcoming hearings (.2); call with J.

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			Herz regarding upcoming confirmation hearing tasks and deadlines (.3).
06/21/21	R L Spiegel	6.9	Email with T. Spencer re retention (.2); telephone conference with potential plan administrator (.7); email to M. Fallquist and team re open issues (.2); emails with D. Azman re plan administrator and PUCT (.2); email with C. Gibbs, D. Azman re plan administrator, email with potential plan administrator (.1); email with M. Fallquist and team re ERCOT/plan (.1); emails with S. Wilson and team re insurance and emails with B. Godbey re same (.1); email and telephone conference to M. Sherrill re plan (.1); review confirmation task list and consider open issues (.3); telephone conference with M. Fallquist re plan administrator and confirmation and case matters (.8); review and revise expert report (2.4); telephone conference with C. Strecker and T. Spencer re report (1.0); telephone conferences with C. Strecker re same (.4); telephone conference with R. Bhullar re open items, plan (.3).
06/21/21	J R Herz	4.6	Continue to draft R. Bhullar declaration in support of confirmation of plan.
06/22/21	C D Strecker	2.4	Continue working on expert materials.
06/22/21	C R Newcomb	3.1	Review and comment on confirmation declaration (2.7); correspondence with J. Herz regarding same (.4).
06/22/21	R L Spiegel	3.3	Email to K. Lippman re ERCOT plan concerns (.1); telephone conference with M. Sherrill re plan (.1); telephone conference with M. Huerta re license (.5); review and revise expert report (2.4); emails with C. Strecker re same (.2).
06/22/21	J R Herz	1.4	Revise declaration in support of confirmation.
06/23/21	C R Newcomb	3.9	Review and revise confirmation declaration (1.8); correspondence and call with J. Herz regarding same and upcoming confirmation deadlines and tasks (.4); call with R. Spiegel regarding confirmation preparations, plan issues and related items (.7); prepare winddown budget and review related inputs (.7); review comments to confirmation order and correspondence related thereto (.3).
06/23/21	R L Spiegel	4.9	Telephone conference with C. Newcomb re plan, plan supplement (.6); telephone conference with T. Monsour re confirmation order/plan and email to C. Newcomb re same (.2); review email from L. Milligan re plan (.1); consider proposed resolution and draft same (.8); email to Board re same (.3); email with J. Herz re same, email to J. L. Milligan re same (.1); consideration of open confirmation issues/ documents (.4); review edits to T. Spencer report (.3); email with C. Strecker re same (.2); review and consider FERC request re confirmation order (.3); email with M. Yuffee re same (.1); review and revise confirmation order (1.3); email to M. Fallquist, P. Aronzon and R. Bhullar re same (.2).

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06/23/21	J R Herz	1.1	Continue to research issues relating to [REDACTED]
06/23/21	J R Herz	1.5	Draft emergence task list (.2); research relating to [REDACTED] (1.3).
06/23/21	J R Herz	2.8	Revise R. Bhullar declaration in support of confirmation of plan based on comments from C Newcomb.
06/23/21	M A Yuffee	0.5	Communications with R. Spiegel re FERC comments on confirmation order and comments on same.
06/24/21	J B Lawrence	1.2	Strategy regarding confirmation hearing proof.
06/24/21	C D Strecker	3.2	Prepare for conference call with T. Spencer, including exchange of emails with R. Spigel regarding same (0.3); conference call with T. Spencer to discuss expert materials (0.5); update expert materials to address issues raised on call (0.7); telephone call with J. Lawrence regarding expert materials (0.4); update expert materials in response to same (0.8); exchange emails and draft further updates in response to comments from R. Spigel (0.5).
06/24/21	C R Newcomb	3.3	Correspondence with D. Eastlake regarding confirmation order (.2); review correspondence regarding various informal comments to plan received from creditors and parties in interest (.4); correspondence with R. Spigel regarding same (.2); correspondence with J. Herz regarding confirmation preparation (.3); draft winddown budget (1.4); correspondence with R. Spigel regarding same (.4); review and revise notice of second plan supplement (.3); correspondence with J. Herz regarding same (.1).
06/24/21	R L Spigel	7.0	Review email from potential Plan Administrator and email to Board re same (.4); emails with T. Monsour re tort claimants and consideration of same (.2); telephone conference with C. Strecker and T. Spencer re report (.9); email to C. Gibbs, D. Azman, D. Yang re information plan comments (.2); telephone conference with M. Fallquist re plan administrator and confirmation matters (.4); handling confirmation related matters (.4); review and revise confirmation declaration (.1); email with A. Tsai and with K. Norfleet re voting (.1); review ERCOT revised plan language and email to Company and to MWE re same (.3); email with L. Milligan re PUCT plan concern (.1); email with D. Perry re ERCOT plan comment (.1); review email from FERC counsel and email to M. Yuffee and E. Barth re same (.1); email with J. Lawrence and J. Rubenstein re tort claimants requested confirmation order language (.1); email with R. Clay re PUCT (.1); email with K. Norfleet re voting (.1); email to D. Yang, D. Azman and C. Gibbs re tort claimants (.2); telephone conference with J. Lawrence re expert report (.4); review and edits to wind down budget (.5); email with C. Newcomb re same (.1); review edits to expert report and email to

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			C. Strecker and J. Lawrence re same (.2); email to M. Fallquist and R. Bhullar re email (.1); plan administrator interview with Company and follow up (1.4); emails with C. Strecker re expert report (.3); email with J. Rubenstein and J. Lawrence re same and re confirmation (.2).
06/24/21	J R Herz	0.5	Draft second plan supplement.
06/24/21	J R Herz	0.8	Continue to prepare effective date check list.
06/24/21	M A Yuffee	0.3	Review R. Spigel follow-up re FERC comments on confirmation order and address same.
06/25/21	J B Lawrence	0.9	Strategy regarding expert report and proof for confirmation hearing.
06/25/21	C D Strecker	2.4	Draft additions to expert materials (0.6); exchange emails with T. Spencer and J. Lawrence regarding same (0.3); email internal team regarding exhibits to Spencer report (0.2); draft email to J. Lawrence responding to question regarding expert materials (0.5); draft further updates to expert materials (0.5); email Board regarding expert materials (0.3).
06/25/21	C R Newcomb	3.1	Review and revise winddown budget (1.2); correspondence with R. Spigel and R. Bhullar regarding same (.3); correspondence with S. Marcus and S. Rui regarding same (.3); call with R. Bhullar and R. Spigel regarding same (.2); review updated voting results and correspondence regarding same (.3); correspondence with R. Spigel regarding plan supplement notice (.2); call with R. Spigel regarding various confirmation preparation issues (.3); correspondence with J. Herz regarding same (.3).
06/25/21	R L Spigel	9.5	Email to Board and to T. Monsour re tort claimants confirmation order language (.2); review J. Lawrence comments to expert report and emails with J. Lawrence and C. Strecker re same (.4); review and further edits to wind down budget (.2); email to R. Bhullar, M. Fallquist, C. McArthur re wind down matters (.3); handling confirmation related matters (.9); emails with L. Lerman re FERC (.1); review and revise notice of supplement to plan supplement and email with C. Newcomb and J. Herz re same (.2); telephone conference with L. Lerman and FERC lawyers re plan concerns and email with M. Fallquist and team re same (.6); telephone conference with M. Fallquist re case status, email to Board re voting (.2); telephone conference with C. Newcomb re open plan issues (.2); telephone conference with D. Azman re plan administrator (.3); call with C. Newcomb and R. Bhullar re wind down budget (.4); emails with A. Tsai re voting and email to Board re same (.4); review and revise confirmation declaration (3.7); brief (1.1); and order (.3).
06/25/21	J R Herz	0.3	Draft Witness & Exhibit list for confirmation hearing.

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Invoice No: 1756207
 Invoice Date: July 15, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/25/21	J R Herz	0.6	Begin to prepare agenda for confirmation hearing.
06/25/21	J R Herz	0.2	Review references [REDACTED] on the bankruptcy docket in relation to expert report and email C. Strecker re same.
06/25/21	J R Herz	0.2	Review notice of second plan supplement (.1); review and revise effective date check list (.1).
06/25/21	S X Rui	0.6	Attention to questions from C. Newcomb regarding wind down budget and the potential for post-effective-date taxes.
06/26/21	C R Newcomb	0.2	Correspondence with counsel for committee regarding winddown budget.
06/26/21	R L Spigel	2.9	Review and edit documents in support of confirmation (2.8); email to J. Herz and C. Newcomb re same (.1).
06/26/21	J R Herz	3.8	Review and revise confirmation brief based on R. Spigel's comments. (1.8); revise R. Bhullar declaration in support of confirmation based on R. Spigel's comments to the Plan (1.9); email D. Eastlake concerning informal comments to Plan (.1).
06/27/21	C D Strecker	0.5	Collect and review supporting materials for Spencer report.
06/27/21	R L Spigel	0.2	Email with D. Azman re plan administrator compensation and email to Board re same.
06/28/21	C D Strecker	0.1	Exchange emails with client regarding Spencer Report.
06/28/21	C R Newcomb	3.0	Correspondence with counsel for committee regarding winddown budget (.2); correspondence with R. Spigel regarding plan supplement documents (.2); prepare plan administrator designation (0.5); review and revise winddown budget (1.0); correspondence with R. Bhullar and R. Spigel regarding same (.4); prepare second plan supplement for filing (.7).
06/28/21	R L Spigel	1.3	Telephone conference with J. Rubenstein re open items/confirmation (.9); telephone conference and email with R. Nelms re Plan Administrator (.3); review and edit wind down budget (.1).
06/28/21	J R Herz	0.2	Email K. Wallace concerning confirmation brief and cite checking same.
06/28/21	K L Wallace	0.7	Conduct review of citations for confirmation brief.
06/29/21	J B Lawrence	0.5	Research and strategy regarding [REDACTED]
06/29/21	C D Strecker	1.2	Exchange emails with internal team and client regarding issues

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089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			related to expert exhibits (0.4); redact expert exhibit (0.1); email T. Spencer regarding updates to report and review response (0.2); exchange emails with internal team regarding filing/admissibility requirements for Spencer report (0.5).
06/29/21	C R Newcomb	2.1	Review procedures for expert reports (.4); correspondence with Baker Botts team regarding same (.4); attend telephonic hearing on retention of expert report (.2); review and revise confirmation order (.7); correspondence with counsel for Committee regarding same (.2); correspondence with R. Spiegel regarding same (.2).
06/29/21	R L Spiegel	2.2	Brief review of data for Plan Administrator and email to J. Herz and C. Newcomb re same, review J. Herz email re MWE fees statements (.1); telephone conference with J. Lawrence re expert and confirmation order (.3); telephone conference with M. Fallquist re plan, expert (.2); telephone conference with P. Aronzon re confirmation (.5); email to Board re UCC requests and open matters (.7); brief review of Confirmation Order and email to C. Newcomb re same (.2); email with J. Herz re confirmation brief (.2).
06/29/21	K L Wallace	7.5	Cite check confirmation brief.
06/30/21	J B Lawrence	2.2	Strategy and research regarding confirmation hearing evidence (1.6); telephone conference with T. Spencer (0.2); analyze and revise portion of draft confirmation order (0.4).
06/30/21	C D Strecker	3.3	Exchange emails with T. Spencer regarding finalization of report (0.3); exchange emails with J. Lawrence regarding same (0.2); attention to expert admissibility issues for expert report (0.8); prepare for and participate in conference call with internal team regarding confirmation hearing (0.8); revise declarations and exhibits supporting confirmation (0.4); conference call with T. Spencer and J. Lawrence (0.2); plan for confirmation hearing (0.6).
06/30/21	C R Newcomb	6.0	Review and revise confirmation preparation checklist (.2); call with R. Spiegel and J. Herz regarding confirmation preparation (.9); correspondence and call with J. Herz regarding various confirmation preparation issues (.7); review and revise voting declaration and review related comments (1.3); correspondence with J. Herz and R. Spiegel regarding service of combined hearing notice (.3); correspondence with R. Spiegel regarding expert report (.1); call with J. Lawrence, R. Spiegel, J. Herz and C. Strecker regarding confirmation hearing and expert report procedure (.9); correspondence with counsel for committee and Baker Botts team regarding expert report (.3); review revised version of confirmation brief (.3); review and revise confirmation order in response to Committee comments (.9); correspondence with R. Spiegel regarding same (.1).
06/30/21	R L Spiegel	4.7	Conference call with C. Newcomb and J. Herz re confirmation (.8); review and comments to voting declaration (.5); email with C.

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			Newcomb re same (.1); conference call with J. Lawrence, C. Newcomb, C. Strecker, J. Herz re confirmation (.9); follow up re same (.3); review and revise confirmation brief (1.7); email with P. Aronzon re confirmation documents (.1); brief review of UCC comments to confirmation order and email with C. Newcomb and J. Lawrence re same (.1); email with A. Tsai re customer questions (.1); email with C. Strecker and J. Lawrence re expert report (.1).
06/30/21	J R Herz	2.7	Call with Baker Botts team concerning open confirmation issues (.8); call with C. Newcomb concerning next steps in the case (.2); draft motion to file exhibit 1 to Spencer Report under seal (1.7).
06/30/21	J R Herz	0.3	Email K. Wallace concerning Table of Authorities in confirmation brief (.1); call with C. Strecker concerning sealed motion (.1); review committee comments to confirmation order (.1).
06/30/21	J R Herz	0.9	Call with C. Newcomb and R. Spiegel to discuss confirmation.
06/30/21	K L Wallace	1.2	Prepare table of authorities and proof draft confirmation brief.

Matter Hours 311.20

Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
S D Marcus	Partner	0.7	1,395.00	976.50
J B Rubenstein	Partner	8.9	960.00	8,544.00
J B Lawrence	Partner	7.1	980.00	6,958.00
A M Stover	Partner	0.9	965.00	868.50
R L Spiegel	Partner	117.6	1,105.00	129,948.00
J B Henderson	Partner	4.3	965.00	4,149.50
M A Yuffee	Partner	0.8	1,035.00	828.00
J R Herz	Sr. Associate	45.7	845.00	38,616.50
N O'Brien	Associate	9.3	790.00	7,347.00
S X Rui	Associate	1.9	665.00	1,263.50
K L Wallace	Associate	9.4	610.00	5,734.00
C D Strecker	Special Counsel	32.4	920.00	29,808.00
C R Newcomb	Special Counsel	71.0	915.00	64,965.00
R M Fontenla	Paralegal	1.2	350.00	420.00
		311.2		\$300,426.50

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

**089406.0102: Plan and Disclosure Statement
Expenses:**

Computer research services	921.49
Matter Expenses Total	\$921.49

Matter Summary:

Fees	300,426.50
Expenses	921.49
Matter Total	\$301,347.99

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0107: Case Administration

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/02/21	C R Newcomb	1.2	Organizational call with R. Spigel and J. Herz regarding upcoming tasks and deadlines and various case and confirmation issues (.9); correspondence with Judge Isgur's chambers and R. Spigel regarding scheduling 9019 motion (.3).
06/02/21	J R Herz	0.9	Call with R. Spigle and C. Newcomb concerning upcoming tasks and deadlines, coordinating for filing and various other issues.
06/11/21	C R Newcomb	0.7	Review and update confirmation preparation checklist (.3); correspondence with R. Spigel and J. Herz regarding same (.2); call with J. Herz regarding upcoming deadlines and tasks (.2).
06/15/21	C R Newcomb	0.3	Call with J. Herz to discuss and coordinate regarding upcoming tasks and deadlines.
06/18/21	R M Fontenla	0.6	Emails with C. Newcomb regarding emergency motion regarding expert witness (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4).
06/22/21	R M Fontenla	0.5	Emails with C. Newcomb regarding notice of hearing (0.1); file same via ECF with the Southern District of Texas Bankruptcy Court (0.4).
06/23/21	C D Strecker	2.1	Continue working on expert materials.
06/24/21	R M Fontenla	0.9	Emails with C. Newcomb and J. Herz regarding Exhibit and Witness List (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.3); emails with C. Newcomb regarding Monthly Operating Report (0.1); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.3).
06/24/21	C R Newcomb	0.3	Review and revise witness and exhibit list (.1); correspondence with J. Herz, R. Spigel and R. Fontenla regarding same (.2).
06/25/21	R M Fontenla	0.3	Emails with J. Herz regarding objection deadline (0.1); calendar same and forward calendar notices to working group (0.2).
06/25/21	C R Newcomb	0.9	Review and revise effective date task list (.3); review Plan in relation to same (.3); correspondence with J. Herz regarding agendas and witness and exhibit lists and review same (.3).
06/28/21	R M Fontenla	0.8	Emails with J. Herz and C. Newcomb regarding Agenda for June 29, 2021 hearing (0.1); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.3); emails with J. Herz and C. Newcomb regarding certificate of objection regarding removal motion (0.1); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.3).
06/28/21	C R Newcomb	0.4	Review and finalize agenda for 6/29 hearing (.1); correspondence with R. Spigel regarding preparations for same (.2);

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0107: Case Administration

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			correspondence with J. Herz regarding upcoming tasks (.1).
06/29/21	R L Spiegel	0.1	Brief review of data for Plan Administrator and email to J. Herz and C. Newcomb re same, review J. Herz email re fee application.
06/30/21	J R Herz	0.4	Call Texas Rent Relief agency concerning their call to Stretto (.1); review Tenant Rent Relief website (.2); follow up email to R. Spiegel and C. Newcomb re same (.1).

Matter Hours 10.40

Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spiegel	Partner	0.1	1,105.00	110.50
J R Herz	Sr. Associate	1.3	845.00	1,098.50
C D Strecker	Special Counsel	2.1	920.00	1,932.00
C R Newcomb	Special Counsel	3.8	915.00	3,477.00
R M Fontenla	Paralegal	3.1	350.00	1,085.00
		10.4		\$7,703.00

089406.0107: Case Administration Expenses:

Computer research services	<u>2,102.00</u>
Matter Expenses Total	<u><u>\$2,102.00</u></u>

Matter Summary:

Fees	7,703.00
Expenses	<u>2,102.00</u>
Matter Total	<u><u>\$9,805.00</u></u>

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Invoice No: 1756207
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0108: Claims Administration and Objections

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/01/21	C R Newcomb	4.1	Call and correspondence with R. Bhullar regarding [REDACTED] and related issues (.7); review transition agreement re LC (.4); review additional documents re same (.2); correspondence with R. Spiegel regarding same (.2); review and revise website information for former customer proof of claim (1.6); correspondence with Stretto regarding same (.3); correspondence with R. Spiegel regarding same (.2); prepare final versions of former customer bar date documents (.5).
06/02/21	C R Newcomb	0.8	Review and revise bar date notice (.2); review and revise website template for former customer bar date documents (.2); correspondence with R. Spiegel and Stretto regarding same and bar date service (.4).
06/02/21	R L Spiegel	1.0	Emails with C. McArthur and A. Tsai re former customers bar date (.2); former customer bar date emails with A. Ryan, with C. Newcomb and with A. Tsai (.3); review and revise notice for Stretto and email to C. Newcomb re same (.4); email with C. McArthur re customer bar date (.1).
06/03/21	R L Spiegel	2.6	Telephone conference with S. Wilson and team, B. Godbey re insurance (.5); numerous calls with B. Godbey re same (.7); telephone conference with R. Bhullar re same (.7); telephone conference with J. Rubenstein re same (.2); telephone conference with J. Binford and L. Milligan re PUCT settlement (.2); review website re bar date info and email with Stretto re same (.3).
06/04/21	J R Herz	0.2	Review research relating to [REDACTED] claim.
06/08/21	C R Newcomb	0.2	Correspondence with R. Spiegel regarding claims and noticing issues.
06/08/21	R L Spiegel	0.3	Brief review of coverage letters, email to J. Rubenstein and J. Lawrence re same (.1); emails with B. Godbey and R. Bhullar re insurance (.2).
06/09/21	J R Herz	0.5	Email Stretto concerning letter from former customer (.1); review chambers rules regarding same (.3); email R. Spiegel concerning same (.1).
06/10/21	R L Spiegel	0.7	Telephone conference with R. Bhullar re insurance (.2); telephone conference and email with B. Godbey re same (.5).
06/11/21	R L Spiegel	3.0	Conference call with S. Wilson, D. Schaffel, B. Godbey re insurance (.5); follow up with B. Godbey re same (.3); conference call with R. Bhullar, B. Godbey re same (.6); email with R. Bhullar re same (.3); telephone conference and emails with B. Godbey re same (.4); telephone conference with R. Bhullar re same (.4); handle open claims matters (.3); review email from A. Tsai re claims and email with C. Newcomb re same (.2).

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0108: Claims Administration and Objections

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/12/21	R L Spigel	0.3	Reviewing customer claims spreadsheet and emails re same and email to C. Gibbs, D. Azman re customer claims.
06/14/21	C R Newcomb	0.6	Correspondence with A. Tsai regarding redaction of customer proofs of claim (.2); review related documents (.1); correspondence with R. Bhullar and R. Spigel regarding same (.3).
06/15/21	C R Newcomb	0.2	Correspondence with R. Bhullar and A. Tsai regarding redaction of proofs of claim.
06/16/21	C R Newcomb	0.9	Call with A. Tsai regarding redaction of customer proofs of claim (.2); correspondence with R. Spigel regarding same (.2); call and correspondence with R. Bhullar and Stretto team regarding same (.5).
06/25/21	C R Newcomb	0.3	Review RLI surety bonds (.2); correspondence with R. Bhullar regarding same (.1).
06/28/21	C R Newcomb	0.3	Correspondence with J. Herz regarding claims reconciliation process.
06/28/21	R L Spigel	0.1	Email to C. Newcomb and J. Herz re claims.
06/28/21	J R Herz	2.3	Email Stretto concerning claims register (.1); review claims register (.2); preliminary analysis of same for hand off to plan administrator (2.0).

Matter Hours	18.40
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spigel	Partner	8.0	1,105.00	8,840.00
J R Herz	Sr. Associate	3.0	845.00	2,535.00
C R Newcomb	Special Counsel	7.4	915.00	6,771.00
		18.4		\$18,146.00

Matter Summary:

Fees	18,146.00
Matter Total	\$18,146.00

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0109: Employee Benefits/Pensions

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/21/21	R L Spiegel	0.9	Review separation agreement and email with R. Bhullar re KERP payments (.3); telephone conferences with L. McDaniels (.6).
06/21/21	J R Herz	0.4	Review form separation and release agreement (.2); email R. Fontenla regarding same (.2).
06/21/21	L L McDaniels	0.4	Respond to questions regarding separation and release agreement and follow up with client requesting data for OWBPA disclosure.
06/22/21	R M Fontenla	2.8	Numerous emails with J. Herz, R. Spiegel and L. McDaniels regarding separation agreements (0.4); revise separation agreements (2.4).
06/22/21	R L Spiegel	0.9	Emails with J. Herz re separation letters (.2); review and revise emails to employees re same (.2); reviewing letters and comments thereto (.5).
06/22/21	J R Herz	1.2	Review and comment on form separation and release agreement (.2); revise form based on R. Spiegel's comments (.3); various emails to L. McDaniels concerning required changes (.2); draft template cover letter for company to use to transmit separation and release agreement to employees (.3); revise separation and release agreements based on L. McDaniels comments (.2).
06/22/21	J R Herz	1.4	Revise multiple versions of the separation and release agreements based on internal comments (1.2); emails with R. Spiegel concerning separation and release agreements (.1); email with R. Bhullar concerning same (.1).
06/22/21	L L McDaniels	0.8	Review and revise draft separation agreements and draft cover email for delivery of agreements to employees.
06/22/21	L L McDaniels	0.2	Respond to questions from client regarding release of claims timing for employees over age 40.
06/23/21	R L Spiegel	0.6	Telephone conference with R. Bhullar re KERP (.2); follow up with L. McDaniels re same (.1); review KERP and email to R. Bhullar re same (.3).
06/25/21	C R Newcomb	0.3	Review KERP awards (.2); correspondence with R. Bhullar regarding same (.1).

Matter Hours 9.90

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spigel	Partner	2.4	1,105.00	2,652.00
L L McDaniels	Partner	1.4	955.00	1,337.00
J R Herz	Sr. Associate	3.0	845.00	2,535.00
C R Newcomb	Special Counsel	0.3	915.00	274.50
R M Fontenla	Paralegal	2.8	350.00	980.00
		9.9		\$7,778.50

Matter Summary:

Fees	7,778.50
Matter Total	\$7,778.50

BAKER BOTTS LLP

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0110: Executory Contracts and Unexpired Leases

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/02/21	C R Newcomb	0.3	Correspondence with R. Bhullar regarding potential contract assumptions.
06/04/21	C R Newcomb	0.4	Correspondence with R. Bhullar and R. Spiegel regarding Wells Fargo contract and related items (.2); correspondence with Wells Fargo regarding contract (.2).
06/07/21	C R Newcomb	0.3	Correspondence with R. Bhullar and counsel for Wells Fargo regarding lease rejection.
Matter Hours		1.00	

Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
C R Newcomb	Special Counsel	1.0	915.00	915.00
		1.0		\$915.00

Matter Summary:

Fees	915.00
Matter Total	\$915.00

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Invoice No: 1756207
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0111: Retention of Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/02/21	J R Herz	0.4	Research regarding retaining expert witnesses.
06/03/21	J R Herz	0.4	Email M. Fallquist and R. Bhullar concerning UCC fee statements (.2); review Province and MWE's fee statement (.2).
06/04/21	J R Herz	0.2	Research regarding retention of expert witness.
06/07/21	J R Herz	2.6	Draft retention for T. Spencer (2.5); email R. Spiegel concerning engagement letter (.1).
06/08/21	J R Herz	3.0	Continue to draft Spencer retention application (2.0); revise based off of engagement letter and in relation to scope of services to be provided (1.0).
06/16/21	C R Newcomb	0.3	Correspondence with R. Bhullar and J. Herz regarding payment of professional fees.
06/17/21	C R Newcomb	0.2	Correspondence with advisors to Committee regarding fee payments.
06/18/21	C R Newcomb	1.5	Review and revise expert retention application (.6); correspondence with R. Spiegel regarding same (.3); prepare expert retention for filing (.4); correspondence with L. Do regarding hearing schedule (.2).
06/21/21	C R Newcomb	0.5	Review first monthly fee statements and correspondence with R. Bhullar regarding same (.3); correspondence with R. Bhullar regarding ordinary course professional payments (.1); review Ordinary Course Professionals order regarding same (.1).
06/22/21	C R Newcomb	1.0	Correspondence with R. Bhullar regarding professional fees and budgeting (.5); draft notice of hearing for T. Spencer retention application (.2); correspondence with R. Spiegel, J. Herz and R. Fontenla regarding same (.2); correspondence with Stretto team regarding service of same (.1).
06/22/21	J R Herz	0.5	Review and comment on notice of hearing for professional retention application (.2); draft witness and exhibit list for hearing on expert retention (.2); email C. Newcomb re same (.1).
06/23/21	C R Newcomb	0.7	Correspondence with Baker Botts team and counsel for Committee regarding professional fees (.5); correspondence with R. Bhullar regarding same (.2).
06/24/21	J R Herz	0.1	Finalize witness and exhibit list for filing.
06/25/21	J R Herz	0.3	Draft agenda in relation to hearing to retain T. Spencer.
06/28/21	R L Spiegel	0.4	Review agenda for hearing and Certificate of No Objection for removal motion (.1); prepare for expert witness retention hearing

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0111: Retention of Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			(.3).
06/28/21	J R Herz	0.2	Finalize agenda for hearing tomorrow.
06/29/21	R L Spiegel	0.5	Prepare for (.2) and attend hearing re T. Spencer (.3).
06/29/21	J R Herz	0.3	Attend hearing on T. Spencer retention application.

Matter Hours	13.10
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spiegel	Partner	0.9	1,105.00	994.50
J R Herz	Sr. Associate	8.0	845.00	6,760.00
C R Newcomb	Special Counsel	4.2	915.00	3,843.00
		13.1		\$11,597.50

089406.0111: Retention of Other Professionals Expenses:

Computer research services	22.36
Matter Expenses Total	\$22.36

Matter Summary:

Fees	11,597.50
Expenses	22.36
Matter Total	\$11,619.86

BAKER BOTTS LLP

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0113: Fee Application - Baker Botts

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/01/21	J R Herz	0.4	Revise Baker Botts' first fee statement.
06/02/21	R M Fontenla	1.6	Emails with J. Herz, R. Spiegel and C. Newcomb regarding March/April monthly fee statement (0.2); review and revise March/April monthly fee statement (0.7); file March/April monthly fee statement via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); calendar objection deadline to March/April monthly fee statement and forward calendar notices to working group (0.3).
06/02/21	R L Spiegel	0.1	Final review of fee statement and email to J. Herz re same.
06/02/21	J R Herz	0.7	Emails with R. Spiegel and R. Fontenla concerning finalizing final fee application (.2); prepare fee statement for filing (.4); email Stretto team concerning service (.1).
06/11/21	J B Rubenstein	2.0	Review time records for inclusion in Baker Botts' fee statement.
06/15/21	J B Rubenstein	1.0	Review time records for inclusion in Baker Botts' fee statement.
06/15/21	R L Spiegel	1.6	Reviewing time records for inclusion in Baker Botts' fee application.
06/16/21	J R Herz	0.4	Review and revise fee statement (.2); email with R. Spiegel regarding same(.2).
06/21/21	R M Fontenla	3.4	Emails with J. Rubenstein, R. Spiegel and J. Herz regarding May monthly fee statement (0.3); draft spreadsheet regarding same (1.4); draft monthly fee application (1.7).
06/21/21	R L Spiegel	0.2	Review and edit May fee statement, email to J. Herz and R. Fontenla regarding same, email with J. Rubenstein re same.
06/22/21	R M Fontenla	0.7	Revise May 2021 monthly fee application (0.3); emails with R. Spiegel, J. Herz and C. Newcomb regarding same (0.2); emails with J. Herz regarding attorney average rate (0.2).
06/22/21	J R Herz	0.9	Review and revise monthly fee statement for May.
06/23/21	R M Fontenla	1.0	Emails with J. Herz, R. Spiegel and C. Newcomb regarding May 2021 monthly fee statement (0.2); review and finalize same for filing (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); calendar objection deadline for same and forward calendar notices to working group (0.2).
06/23/21	R L Spiegel	0.1	Final review of fee statement and email with R. Fontenla re same.
06/23/21	J R Herz	0.3	Finalize second monthly fee application for filing (.2); email Stretto

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Invoice No: 1756207
 Invoice Date: July 15, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0113: Fee Application - Baker Botts

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			concerning service of fee statement (.1).

Matter Hours	14.40
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
J B Rubenstein	Partner	3.0	960.00	2,880.00
R L Spigel	Partner	2.0	1,105.00	2,210.00
J R Herz	Sr. Associate	2.7	845.00	2,281.50
R M Fontenla	Paralegal	6.7	350.00	2,345.00
		14.4		\$9,716.50

Matter Summary:

Fees	9,716.50
Matter Total	\$9,716.50

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Invoice No: 1756207
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0114: Professional Retention and Fees - Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/07/21	R L Spigel	0.1	Email with C. Newcomb re UCC professional fee statements.
06/29/21	J R Herz	1.1	Review MWE second monthly fee statement (1.0); email R. Spigel re same (.1).

Matter Hours	1.20
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spigel	Partner	0.1	1,105.00	110.50
J R Herz	Sr. Associate	1.1	845.00	929.50
		1.2		\$1,040.00

Matter Summary:

Fees	1,040.00
Matter Total	\$1,040.00

BAKER BOTTS LLP

Invoice No: 1756207
 Invoice Date: July 15, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0115: Fee/Employment Objections

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/02/21	C R Newcomb	0.5	Review fee statement for counsel to committee.
06/03/21	C R Newcomb	0.4	Review Province fee statement.
06/04/21	R M Fontenla	0.9	Emails with J. Herz regarding MWE and Province fee applications (0.2); review docket regarding same (0.3); calendar objection deadlines regarding MWE and Province fee applications and forward calendar notices to working group (0.4).
06/04/21	C R Newcomb	1.0	Continue reviewing fee statement for counsel for committee.
06/07/21	C R Newcomb	0.2	Correspondence with R. Spigel regarding committee fee statements.
06/29/21	C R Newcomb	0.3	Review MWE fee statement (.2); correspondence with J. Herz regarding same (.1).

Matter Hours	3.30
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
C R Newcomb	Special Counsel	2.4	915.00	2,196.00
R M Fontenla	Paralegal	0.9	350.00	315.00
		3.3		\$2,511.00

Matter Summary:

Fees	2,511.00
Matter Total	\$2,511.00

BAKER BOTTS LLP

Invoice No: 1756207
 Invoice Date: July 15, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0117: Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/01/21	R L Spigel	0.2	Finalizing 9019 motion regarding settlement with the State of Texas and email to R. Obaldo and A. Ryan re same.
06/01/21	J R Herz	0.2	Research regarding removal motion (.1); email C. Newcomb concerning same (.1).
06/01/21	J R Herz	1.8	Draft motion to extend removal deadline.
06/02/21	C R Newcomb	0.4	Review and revise motion to extend removal deadline.
06/02/21	R L Spigel	1.6	Review and revise removal motion (.9); email with J. Herz re same (.1); email with J. Lawrence re removal (.2); finalize Attorney General settlement and email to R. Obaldo and A. Ryan and to M. Fallquist re same (.4).
06/03/21	J H Barkley	0.4	Email correspondence with R. Spigel regarding Public Utility Commission of Texas rules.
06/03/21	C R Newcomb	0.2	Review revisions to removal motion (.1); correspondence with J. Herz regarding same (.1).
06/03/21	R L Spigel	0.1	Review updated removal motion and email to J. Herz re same.
06/03/21	J R Herz	0.1	Email draft of extension motion to UCC and Committee.
06/04/21	R M Fontenla	0.8	Emails with J. Herz regarding Motion to Extend Time to Remove Motions (0.1); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); calendar deadline regarding same and forward calendar notices to working group (0.3).
06/04/21	C R Newcomb	1.1	Draft retained causes of action scheduled (1.0); correspondence with R. Spigel regarding same (.1).
06/04/21	R L Spigel	0.3	Emails with M. Yuffee and E. Barth re consent judgment.
06/04/21	E J Barth	0.3	Review of emails from R. Spigel and M. Yuffee regarding State of Texas settlement and consent judgment.
06/04/21	M A Yuffee	0.7	Respond to question regarding consent judgment (0.3); research regarding same (0.2); email to R. Spigel and E. Barth re. same (0.2).
06/09/21	R M Fontenla	2.0	Emails with R. Spigel, C. Newcomb and J. Herz regarding 9019 State of Texas motion (0.3); revise 9019 State of Texas motion (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.3); draft and revise notice of hearing regarding 9019 State of Texas motion (0.3); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.3); file corrected version of notice of hearing via Electronic

BAKER BOTTS LLP

Invoice No: 1756207
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0117: Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			Case Filing System with the Southern District of Texas Bankruptcy Court (0.3); calendar deadlines and forward calendar notices to working group (0.3).
06/09/21	C R Newcomb	0.4	Review Texas 9019 motion and notice regarding same (.2); correspondence with R. Spiegel regarding case law related to section 525 discrimination (.2).
06/09/21	R L Spiegel	0.3	Email to M. Fallquist re settlement motion with State of Texas (.1); emails with J. Herz and C. Newcomb re same and review and revise notice re same (.2).
06/09/21	J R Herz	1.4	Finalize 9019 motion with Attorney General for filing.
06/16/21	J H Barkley	0.2	Email correspondence with A. Stover and R. Spiegel regarding appointment of plan administrator.
06/17/21	J H Barkley	0.5	Review and provide regulatory comments on draft description of retained causes of action.
06/24/21	J B Lawrence	0.5	Revise documents from State of Texas.
06/24/21	R L Spiegel	0.2	Email with J. Rubenstein and J. Lawrence re state court dismissal documents and email re same.
06/25/21	J R Herz	0.4	Draft Certificate of No Objection for removal motion.
06/28/21	J R Herz	0.2	Finalize Certificate of No Objection for removal order and prepare order for filing.
06/29/21	C R Newcomb	0.2	Correspondence with J. Herz and R. Spiegel regarding Court's order regarding removal extension motion.
06/29/21	J R Herz	0.5	Email J. Lawrence concerning court's order to supplement removal motion (.1); call with C. Newcomb concerning same (.2); email Stretto re same (.1); review supplemental certificate of service drafted by Stretto regarding removal motion (.1).
06/30/21	J R Herz	0.2	Email chambers regarding resolving follow up inquiry on removal motion.

Matter Hours**15.20**

BAKER BOTTS LLP

Invoice No: 1756207
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
J H Barkley	Partner	1.1	1,055.00	1,160.50
J B Lawrence	Partner	0.5	980.00	490.00
R L Spigel	Partner	2.7	1,105.00	2,983.50
E J Barth	Partner	0.3	955.00	286.50
M A Yuffee	Partner	0.7	1,035.00	724.50
J R Herz	Sr. Associate	4.8	845.00	4,056.00
C R Newcomb	Special Counsel	2.3	915.00	2,104.50
R M Fontenla	Paralegal	2.8	350.00	980.00
		15.2		\$12,785.50

089406.0117: Litigation Expenses:

Deposition transcripts VERITEXT, LLC - TEXAS REGION - Michael Fallquist and Roop Bhullar	2,750.40
Software License/User Access Fee User Licenses 310-User Licenses - Relativity - per User	75.00
Data Storage Fees-Internal Database Hosting 300-Database Hosting - per GB	1,013.00

Matter Expenses Total**\$3,838.40****Matter Summary:**

Fees	12,785.50
Expenses	3,838.40
Matter Total	\$16,623.90

BAKER BOTTS LLP

Invoice No: 1756207
 Invoice Date: July 15, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0121: Schedules/Statement of Financial Affairs/Monthly Operating Reports

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
06/15/21	C R Newcomb	0.3	Correspondence with R. Bhullar and K. Bhuva regarding monthly operating report (.2); correspondence with counsel for committee regarding same (.1).
06/17/21	C R Newcomb	0.5	Correspondence with K. Bhuva and R. Bhullar regarding Monthly Operating Report (.3); call with J. Whitworth regarding same (.2).
06/22/21	C R Newcomb	1.1	Review monthly operating report (.8); correspondence with R. Bhullar and K. Bhuva regarding same (.2); correspondence with R. Bhullar regarding United States Trustee fees (.1).
06/23/21	C R Newcomb	0.9	Review Monthly Operating Report (.4); correspondence with R. Spigel regarding same (.3); correspondence with K. Bhuva and R. Bhullar regarding same (.2).
06/23/21	R L Spigel	0.2	Review Monthly Operating Report and email with C. Newcomb re same.
06/24/21	C R Newcomb	1.2	Review revised monthly operating report (.6); correspondence with R. Spigel regarding same (.2); correspondence with K. Bhuva and R. Bhullar regarding same (.3); correspondence with R. Fontenla regarding filing same (.1).
06/24/21	R L Spigel	0.2	Email with C. Newcomb re Monthly Operating Report.

Matter Hours 4.40

Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spigel	Partner	0.4	1,105.00	442.00
C R Newcomb	Special Counsel	4.0	915.00	3,660.00
		4.4		\$4,102.00

Matter Summary:

Fees	4,102.00
Matter Total	\$4,102.00

**UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF TEXAS
HOUSTON DIVISION**

In re:)	
)	Chapter 11
)	
GRIDDY ENERGY LLC, ¹)	Case No. 21-30923 (MI)
)	
Debtor.)	
)	

**FOURTH MONTHLY FEE STATEMENT OF
BAKER BOTTS L.L.P. FOR COMPENSATION AND REIMBURSEMENT OF
EXPENSES FOR THE PERIOD FROM JULY 1, 2021 THROUGH JULY 23, 2021**

Name of Applicant	Baker Botts L.L.P.
Authorized to Provide Professional Services to:	Debtor and Debtor in Possession
Date of Retention:	April 28, 2021, effective as of March 15, 2021 (the Petition Date) [Docket No. 229]
Time Period Covered by this Statement	July 1, 2021 through July 23, 2021
Total Fees Requested in this Statement (Excluding 20% Holdback):	\$125,029.20
Total Expenses Requested in this Statement:	\$320.65
Total Fees Requested in this Statement (Including 20% Holdback):	\$156,286.50
Total Attorney Fees Requested in this Statement (Including 20% Holdback):	\$150,861.50
Total Actual Attorney Hours Covered by This Statement:	153.6
Average Hourly Rate for Attorneys:	\$982.17
Total Paraprofessional Fees Requested in this Statement (Including 20% Holdback):	\$5,425.00
Total Actual Paraprofessional Hours Covered by this Statement:	15.5
Average Hourly Rate for Paraprofessionals	\$350.00

¹ The last four digits of the federal tax identification number of the Debtor are 1396.

Pursuant to sections 330 and 331 of title 11 of the United States Code (the “Bankruptcy Code”), Rule 2016 of the Federal Rules of Bankruptcy Procedure (the “Bankruptcy Rules”), Rule 2016-1 of the Bankruptcy Local Rules for the Southern District of Texas (the “Bankruptcy Local Rules”) and the *Order Establishing Procedures for Interim Compensation and Reimbursement of Expenses for Chapter 11 Case Professionals* [Docket No. 184] (the “Interim Compensation Procedures Order”), Baker Botts L.L.P. (“Baker Botts”), restructuring counsel for the debtor (the “Debtor”) in the above-captioned chapter 11 case (the “Chapter 11 Case”), hereby files this fourth monthly fee statement (this “Statement”) for interim allowance of (i) compensation in the amount of \$125,029.20² (80% of total fees of \$156,286.50) for actual, reasonable and necessary legal services Baker Botts rendered to the Debtor from July 1, 2021 through and including July 23, 2021³ (the “Fee Period”) and (ii) reimbursement for the actual and necessary expenses that Baker Botts incurred in the amount of \$320.65 during the Fee Period.

Itemization of Services Rendered and Disbursements Incurred

1. Attached hereto as **Exhibit A** is a summary of the total hours and fees incurred by service category during the Fee Period.
2. Attached hereto as **Exhibit B** is a summary of total hours and fees incurred by each timekeeper during the Fee Period.
3. Attached hereto as **Exhibit C** is a summary of Baker Botts’ expenses incurred during the Fee Period.

² The total compensation sought reflects a discount of 10% off of Baker Botts’ standard hourly rates. In addition, in the exercise of its billing discretion, Baker Botts has not included \$5,827.50 in fees for services provided by Baker Botts during the Fee Period.

³ The effective date of the Plan occurred on July 23, 2021. See Docket No. 398.

4. Attached hereto as **Exhibit D** is Baker Botts' detailed time records setting forth the number of hours expended and fees incurred during the Fee Period. Baker Botts' attorneys and paraprofessionals expended a total of 169.1 hours during the Fee Period in connection with the Chapter 11 Case. The services rendered by Baker Botts during the Fee Period are grouped by the matter descriptions set forth on **Exhibit A**.

Representations

5. Although every effort has been made to include all fees and expenses incurred in the Fee Period, some fees and expenses might not be included in this Statement due to delays caused by accounting and processing during the Fee Period. Baker Botts reserves the right to make further application to this Court for allowance of such fees and expenses not included herein. Subsequent statements will be filed in accordance with the Bankruptcy Code, the Bankruptcy Rules, Bankruptcy Local Rules and the Interim Compensation Procedures Order.

Notice and Objections

6. Pursuant to the Interim Compensation Procedures Order, notice of this Statement shall be given by email upon (collectively, the "**Application Recipients**"): (i) the Plan Administrator, Attn.: Russell Nelms, rfnelms_griddy.planad@yahoo.com; (ii) the Office of the U.S. Trustee for the Southern District of Texas, Attn: Jana Whitworth, Esq., jana.whitworth@usdoj.gov; and (iii) counsel to the Plan Administrator and the Committee: McDermott Will & Emery LLP, Attn: Charles R. Gibbs, Esq., crgibbs@mwe.com and Darren Azman, Esq., dazman@mwe.com.

7. Objections to this Statement, if any, must be served upon the Application Recipients and counsel to the Debtor, Baker Botts L.L.P., Attn: Robin Spigel, Esq. (robin.spigel@bakerbotts.com) and Chris Newcomb, Esq. (chris.newcomb@bakerbotts.com),

no later than **September 7, 2021 at 4:00 p.m. (prevailing Central Time)** (the “**Objection Deadline**”), setting forth the nature of the objection and the specific amount of fees or expenses at issue.

WHEREFORE, Baker Botts respectfully requests interim allowance of fees and expenses incurred during the Fee Period pursuant to the Interim Compensation Order in the amount of \$125,349.85 consisting of (a) \$125,029.20 which is 80% of total fees of \$156,286.50 for actual, reasonable and necessary professional services rendered by Baker Botts and (b) \$320.65 for actual and necessary expenses, and that such fees and expenses be paid as administrative expenses of the Debtor’s estate.

Dated: August 24, 2021

BAKER BOTTS L.L.P.

By: /s/ Robin Spigel
Robin Spigel (admitted *pro hac vice*)
robin.spigel@bakerbotts.com
Chris Newcomb (admitted *pro hac vice*)
chris.newcomb@bakerbotts.com
30 Rockefeller Plaza
New York, New York 10012-4498
Telephone: (212) 408-2500
Facsimile: (212) 259-2501

-and-

David R. Eastlake
Texas Bar No. 24074165
david.eastlake@bakerbotts.com
910 Louisiana Street
Houston, Texas 77002-4995
Telephone: (713) 229-1234
Facsimile: (713) 229-1522

Counsel to the Debtor

Certificate of Service

I certify that on August 24, 2021, I caused a copy of the foregoing document to be served by the Electronic Case Filing System for the United States Bankruptcy Court for the Southern District of Texas.

/s/ Robin Spiegel

EXHIBIT A

**SUMMARY BY MATTER DESCRIPTION
FOR THE PERIOD JULY 1, 2021 THROUGH JULY 23, 2021**

Matter Number	Matter Description	Total Billed Hours	Total Fees Requested	Total Expenses Requested	Total Compensation
0102	Plan and Disclosure Statement	136.6	\$134,713.50	\$ 0.00	\$134,713.50
0107	Case Administration	6.8	4,404.00	320.65	4,724.65
0108	Claims Administration and Objections	0.1	84.50	0.00	84.50
0109	Employee Benefits / Pensions	0.5	552.50	0.00	552.50
0113	Fee Application – Baker Botts	20.3	12,085.00	0.00	12,085.00
0114	Professional Retention and Fees – Other Professionals	0.5	457.50	0.00	457.50
0117	Litigation	1.5	1,427.50	0.00	1,427.50
0119	Reporting (Bankruptcy Disclosures)	2.8	2,562.00	0.00	2,562.00
	TOTAL:	169.1	\$156,286.50	\$320.65	\$156,607.15

EXHIBIT B**SUMMARY BY TIMEKEEPER FOR THE PERIOD
JULY 1, 2021 THROUGH JULY 23, 2021**

<u>Title</u>	<u>Name</u>	<u>Year Licensed</u>	<u>Hours</u>	<u>Rate</u>	<u>Fees</u>
Partner	Henderson, J.B.	2010	0.8	965.00	\$ 772.00
Senior Associate	Herz, J.R.	2015	34.4	845.00	29,068.00
Partner	Lawrence, J.B.	2006	21.6	980.00	21,168.00
Special Counsel	Newcomb, C.R.	2010	25.7	915.00	23,515.50
Partner	Spigel, R.L.	1998	60.4	1,105.00	66,742.00
Special Counsel	Strecker, C.D.	2008	9.9	920.00	9,108.00
Associate	Wallace, K.L.	2019	0.8	610.00	488.00
Senior Paralegal	Fontenla, R.M.	N/A	15.5	350.00	5,425.00
TOTAL:			169.1		\$156,286.50

EXHIBIT C

**EXPENSE SUMMARY FOR THE PERIOD
JULY 1, 2021 THROUGH JULY 23, 2021**

<u>Description</u>	<u>Amount</u>
Judicial Transcribers, Hearing Transcript	\$320.65
TOTAL:	\$320.65

EXHIBIT D

**TIME RECORDS FOR THE PERIOD
JULY 1, 2021 THROUGH JULY 23, 2021**

BAKER BOTTS LLP

Invoice No: 1758313
 Invoice Date: July 29, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/01/21	JB Lawrence	2.6	Analyze and revise draft re seal motion and expert report re confirmation.
07/01/21	C D Strecker	1.0	Review draft motion to seal and comment on same (0.5); communicate with internal team regarding finalization of T. Spencer report and related materials (0.5).
07/01/21	C R Newcomb	4.5	Review and revise confirmation order (1.0); correspondence with counsel for committee regarding same (.2); correspondence with Griddy management team regarding same, confirmation brief and declaration (.3); correspondence with R. Spiegel and J. Herz regarding preparation for confirmation and documents (.6); review and revise witness and exhibit list (.2); correspondence with R. Spiegel and J. Herz regarding same (.3); correspondence and call with D. Eastlake regarding confirmation order (.3); review and revise voting declaration and prepare same for filing (1.2); correspondence with A. Tsai regarding same (.4).
07/01/21	R L Spiegel	7.6	Review edits to confirmation order and email with C. Newcomb re same (.5); review and revise confirmation brief (4.4); telephone conference with M. Brimmage re confirmation (.1); telephone conference with M. Fallquist re confirmation (.3); email to C. Gibbs and D. Azman re confirmation order (.2); review and revise motion to seal portion of expert report (.5); review and revise confirmation declaration (1.2); telephone conference with R. Bhullar re same (.4).
07/01/21	JR Herz	0.4	Draft notice of filing proposed confirmation order.
07/01/21	JR Herz	0.2	Email R. Spiegel concerning status of confirmation related items.
07/01/21	JR Herz	1.6	Revise confirmation brief based on R. Spiegel's comments.
07/01/21	JR Herz	0.4	Revise Witness & Exhibit list to address comments from R. Spiegel and add additional exhibits.
07/01/21	JR Herz	1.9	Conform Declaration based on updated confirmation brief.
07/01/21	JR Herz	0.2	Review J. Lawrence's comments to seal motion.
07/01/21	JR Herz	1.6	Call with C. Newcomb concerning confirmation hearing issues (.4); email A. Tsai concerning possible testimony at hearing (.1); update and revise Witness and Exhibit list relating to confirmation (.5); call with C. Newcomb concerning updating Witness & Exhibit list (.2); review confidentiality issues relating to T. Spencer retention and email J. Law re same (.3); follow up question to J. Lawrence re scope of the protective order (.1).
07/01/21	JR Herz	0.8	Continue to draft seal motion (.2); draft cover sheet to seal motion

BAKER BOTTS LLP

Invoice No: 1758313
 Invoice Date: July 29, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			(.2); revise seal motion based on internal comments (.4).
07/02/21	C D Strecker	2.7	Finalize T. Spencer report (1.2); collect materials to prepare for confirmation hearing and exchange emails with J. Lawrence and T. Spencer regarding same (0.9); outline plan for potential direct examination (0.6).
07/02/21	C R Newcomb	5.8	Review and revise confirmation order (1.2); correspondence with R. Spiegel regarding same (.4); review and revise witness and exhibit list (.6); correspondence with R. Spiegel regarding same (.2); compile exhibits and prepare same for filing (.8); review confirmation brief, R. Bhullar declaration, T. Spencer report and motion to seal and prepare each for filing (1.6); correspondence with Griddy management team regarding confirmation filings (.2); correspondence and calls with J. Herz regarding confirmation filings (.8).
07/02/21	R L Spiegel	4.1	Revise brief (1.2); review and revise sealing motion (.1); emails to J. Lawrence re confirmation documents (.1); review C. Strecker email re expert report (.1); email to J. Herz and C. Newcomb re filings/confirmation (.1); email to R. Bhullar re declaration (.2); email with J. Herz re filing version of expert report (.1); email with J. Herz re confirmation declaration filing (.1); email with J. Herz and C. Newcomb re confirmation order (.1); email with C. Newcomb re witness list (.1); telephone conference with C. Newcomb re confirmation documents (.1); follow up re same and confirmation docs to be filed (1.2); telephone conference with D. Azman re confirmation order (.2); follow up with client re same (.1); revise order re same (.3).
07/02/21	J R Herz	0.6	Update Certificate of No Objection for consent judgment (.3); update consent judgment re. comments from Attorney General (.3).
07/02/21	J R Herz	1.2	Finalize seal motion and T. Spencer Expert report for filing (.8); correspondence with K. Wallace concerning preparing notice of hearing for seal motion (.2); coordinate filing sealed version (.2).
07/02/21	J R Herz	3.3	Finalize confirmation brief (2.0); draft outline relating to settlement agreement with Attorney General for confirmation hearing (1.3).
07/02/21	J R Herz	2.4	Revise R. Bhullar declaration in support of confirmation (.6); finalize declaration for filing (.4); revise brief based on additional edits (.2); finalize same for filing (.6); coordinate filing multiple confirmation relating documents (.6).
07/02/21	K L Wallace	0.8	Prepare notice of hearing on Emergency Motion to File Under Seal Certain Customer Data Contained in Expert Report.
07/03/21	J R Herz	0.7	Review cases regarding third party [REDACTED] and email to R. Spiegel re same.

BAKER BOTTS LLP

Invoice No: 1758313
 Invoice Date: July 29, 2021

GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/04/21	JB Lawrence	0.8	Strategy and correspondence regarding potential confirmation hearing.
07/04/21	R L Spigel	1.4	Prepare for confirmation hearing.
07/05/21	JB Lawrence	7.7	Correspondence regarding potential hearing testimony (0.4); examine confirmation materials and draft direct examination of R. Bhullar (3.8); revise preparation materials and direct examination of T. Spencer (2.5); confer with R. Spigel regarding confirmation hearing strategy (1.0).
07/05/21	C D Strecker	2.0	Prepare for T. Spencer testimony, including drafting direct outline (2.0).
07/05/21	R L Spigel	4.2	Continue preparing for confirmation hearing (2.9); email to R. Bhullar re confirmation hearing (.2); emails with R. Nelms re confirmation (.1); telephone conference with J. Lawrence re confirmation hearing and witness preparation (1.0).
07/05/21	JR Herz	0.9	Review confirmation transcripts in advance of hearing for hearing preparation.
07/06/21	JB Lawrence	6.0	Revise direct examination outlines (1.4); prepare for and conference call with T. Spencer for potential testimony (1.8); prepare for and conference call with R. Bhullar for potential testimony (1.7); strategy regarding confirmation hearing (1.1).
07/06/21	C D Strecker	3.0	Call with J. Lawrence to plan for witness preparation calls (0.2); prepare for and conduct call with T. Spencer to prepare for hearing (1.3); prepare for and conduct call with R. Bhullar to prepare for hearing (1.5).
07/06/21	C R Newcomb	0.7	Correspondence with J. Herz regarding research relating to [REDACTED] (.2); research regarding same (.2); correspondence with R. Spigel regarding logistics for confirmation hearing (.3).
07/06/21	R L Spigel	8.3	Telephone conferences with M. Fallquist re confirmation (.4); emails with R. Bhullar re hearing (.2); review and revise agenda for hearing (.2); handle confirmation matters (.4); T. Spencer witness preparation (1.2); follow up with J. Lawrence re same (.2); revise PUCT letter (1.0); email with J. Binford re motion to seal (.2); email with J. Whitworth re same (.1); telephone conference with K. Norfleet re confirmation (.3); R. Bhullar witness preparation (1.5); preparing for confirmation hearing (2.4); emails with A. Ryan re motion to seal (.2).
07/06/21	JR Herz	0.7	Draft agenda for confirmation hearing.
07/06/21	JR Herz	1.3	Continue to draft talking points for confirmation hearing relating to 9019.

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089406.0102: Plan and Disclosure Statement

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/06/21	J R Herz	4.0	Research ████████ issue and email R. Spigel write up of research results (3.5); address R. Spigel's follow up questions re same (.5).
07/07/21	J B Lawrence	4.5	Prepare for confirmation hearing (2.5); attend and participate in confirmation hearing (2.0).
07/07/21	C D Strecker	1.2	Attend portion of Confirmation Hearing (1.2).
07/07/21	C R Newcomb	2.9	Attend confirmation hearing (2.2); confer with R. Spigel regarding same (.4); correspondence with J. Herz regarding various confirmation issues and next steps (.3).
07/07/21	R L Spigel	7.2	Telephone conference with J. Lawrence and M. Fallquist re hearing preparation (.3); telephone conference with R. Bhullar re confirmation (.2); telephone conference with K. Lippman re expert report and telephone conference with J. Lawrence re same (.4); prepare for hearing (4.1); attend confirmation hearing (2.2).
07/07/21	J R Herz	0.2	Review effective date check list.
07/07/21	J R Herz	2.0	Attend confirmation hearing.
07/08/21	J R Herz	0.1	Email R. Spigel concerning post-confirmation matters (.1).
07/13/21	R L Spigel	0.2	Email to P. Aronzon, M. Fallquist, R. Bhullar re ████████ and telephone conference with M. Fallquist re same (.1); email with R. Nelms and with G. Craig re Oversight Committee (.1).
07/14/21	C R Newcomb	0.5	Confer with J. Herz regarding effective date tasks (0.2); review related documents (0.3).
07/14/21	J R Herz	0.2	Email Committee professionals concerning professional fee reserve in the plan (.1); email Stretto concerning same (.1).
07/14/21	J R Herz	0.3	Call with C. Newcomb concerning steps that need to be taken in advance of effective date.
07/15/21	C R Newcomb	0.2	Review and update customer opt out form.
07/16/21	C R Newcomb	1.4	Review and revise plan supplement documents in preparation for effective date (1.0); correspondence with R. Spigel regarding same (.2); review and update effective date closing checklist (.2).
07/19/21	C R Newcomb	2.8	Correspondence with R. Spigel regarding fee reserve (.2); review and revise schedules to IP license agreement (.3); correspondence with J. Rubenstein regarding same (.2); correspondence with R. Spigel and B. Henderson regarding same (.2); Review and revise various effective date closing documents (1.4); correspondence with R. Spigel regarding same (.5).

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/19/21	R L Spigel	7.6	Email with Board re Effective Date (.3); email to Company re wind down (.2); email with J. Rubenstein and R. Bhullar re creditor inquiry (.2); attention to effective date matters (1.8); telephone conference and email with J. Rubenstein re same (.5); telephone conference with R. Bhullar re same (.5); telephone conference with B. Henderson re same (.2); telephone conference with M. Fallquist re same (.4); telephone conference with M. Huerta re same (.6); email with D. Azman re same (.1); telephone conference with C. Newcomb re same (.1); email to B. Henderson re plan supplement (.2); telephone conference with K. Norfleet re effective date (.2); telephone conference with M. Fallquist re same (.1); telephone conference with R. Bhullar re same (.2); email with R. Nelms re same (.2); review final documents re effective date (.5); emails with C. Newcomb re same (.7); email to R. Nelms and D. Azman re effective date (.6).
07/19/21	J R Herz	0.4	Revise notice of effective date.
07/19/21	J B Henderson	0.4	Review of plan supplement documents and discussion with R. Spigel re: effective date matters (.3); review correspondence relating to IP license issues (.1).
07/20/21	C R Newcomb	1.1	Review and revise IP schedules (.3); correspondence with B. Henderson and J. Rubenstein regarding same (.4); prepare closing documents for effective date (.4).
07/20/21	R L Spigel	5.6	Telephone conference with J. Lawrence re consent judgment (.3); email with R. Nelms and with R. Bhullar re bank accounts (.1); conference call with Griddy team and M. Huerta re wind down (.4); telephone conference with R. Nelms re wind down (.4); telephone conference with B. Godbey re insurance (.3); email to M. Fallquist, R. Bhullar and J. Rubenstein re same (.2); email with G. Craig re final documents and email to M. Fallquist and C. McArthur re same (.2); email to R. Nelms, D. Azman, C. Gibbs re effective date matters (.2); email to K. Norfleet re revenue account (.3); email with K. Norfleet and R. Bhullar re effective date matters (.2); email with B. Henderson re effective date (.2); handle effective date matters (2.2); email to K. Norfleet re same (.1); email with D. Azman re effective date matters (.1); email with R. Bhullar re effective date matters (.4).
07/20/21	J R Herz	0.5	Compile plan supplement documents for execution.
07/20/21	J B Henderson	0.4	Discussions/correspondence regarding effective date matters.
07/21/21	C R Newcomb	0.4	Correspondence with R. Spigel regarding license agreement (.3); review same (.1).
07/21/21	R L Spigel	4.1	Telephone conferences with M. Huerta re wind up (.5); telephone conference with K. Norfleet re effective date (.1); review letter re

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<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
			Macquarie and email to M. Toulouse re same (.2); telephone conference with R. Bhullar and M. Fallquist re wind down (.4); email to Board re same (.2); email to B. Kroupa re Plan Administrator (.1); email to R. Nelms and MWE re effective date (.2); handle effective date matters (2.4).
07/21/21	J R Herz	0.1	Finalize Plan Supplement documents for effective date.
07/22/21	C R Newcomb	1.1	Review and revise closing documents (.7); correspondence with J. Herz and R. Spiegel regarding same and other effective date issues (.2); correspondence with R. Bhullar regarding related issues (.2).
07/22/21	R L Spiegel	4.4	Emails and telephone conference with R. Bhullar re effective date, email with J. Herz re signatures to plan supplement documents (.5); communication with M. Fallquist re same (.1); telephone conference with M. Huerta re wind up (.1); telephone conference with R. Nelms re effective date matters (.2); review and revise notice of effective date (.2); work on final effective date matters (.9); email to MWE, R. Nelms, Province re effective date (.8); emails with C. Newcomb re effective date items (.2); emails with K. Norfleet re effective date (.2); telephone conferences with R. Bhullar re effective date (.5); emails with MWE, BB, H&B, Province re same (.4); emails with D. Shaffel re insurance (.2); email with B. Godbey re same (.1).
07/22/21	J R Herz	0.3	Review service requirements for effective date notice (.1); email Stretto concerning same (.2).
07/23/21	J R Herz	1.1	Coordinate the filing of the notice of the effective date (.9); review email service of effective date notice to Griddy customers prepared by Stretto (.1); email R. Spiegel and C. Newcomb concerning same (.1).

Matter Hours**136.60**

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
J B Lawrence	Partner	21.6	980.00	21,168.00
R L Spigel	Partner	54.7	1,105.00	60,443.50
J B Henderson	Partner	0.8	965.00	772.00
J R Herz	Sr. Associate	27.4	845.00	23,153.00
K L Wallace	Associate	0.8	610.00	488.00
C D Strecker	Special Counsel	9.9	920.00	9,108.00
C R Newcomb	Special Counsel	21.4	915.00	19,581.00
		136.6		\$134,713.50

Matter Summary:

Fees	134,713.50
Matter Total	\$134,713.50

089406.0107: Case Administration

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/06/21	R M Fontenla	0.5	Emails with J. Herz and C. Newcomb regarding agenda (0.1); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4).
07/06/21	C R Newcomb	0.2	Review and revise agenda (.1); correspondence with R. Spigel regarding same (.1).
07/07/21	R M Fontenla	0.8	Emails with J. Herz regarding confirmation hearing transcript (0.1); prepare hearing transcript form and file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.5); emails with M. Henry regarding same (0.2).
07/07/21	J R Herz	0.2	Email with R. Spigel concerning call with Texas Rent Relief
07/08/21	R M Fontenla	0.2	Emails with M. Henry regarding July 7, 2021 transcript (0.2).
07/08/21	R L Spigel	0.8	Review and revise cover letter to PUCT (.3); email with M. Fallquist re same (.1); email to R. Bhullar and J. Rubenstein re same (.1); email to R. Clay and J. Scott re same (.1); email to R. Nelms re wind down and transition (.2).
07/09/21	R L Spigel	1.0	Conference call with R. Nelms, M. Fallquist, C. McArthur, R. Bhullar re transition (.6); telephone conference with R. Clay re PUCT (.2); telephone conference with M. Fallquist re transition and open matters (.2).
07/12/21	R M Fontenla	0.2	Emails with Judicial Transcribers, J. Herz and R. Romero regarding transcript (0.2).

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07/13/21	R M Fontenla	0.2	Emails with S. Snodgrass, B. Knous and J. Herz regarding blended rates for fee application (0.2).
07/14/21	R L Spiegel	0.6	Telephone conference with M. Fallquist re wind down.
07/16/21	R M Fontenla	0.3	Emails with C. Newcomb regarding Monthly Operating Report (0.2); check Southern District of Texas website for operation (0.1).
07/16/21	R M Fontenla	0.2	Emails with R. Romero and J. Herz regarding transcript payment (0.2).
07/19/21	R M Fontenla	0.6	Emails with C. Newcomb and K. Chiu regarding Monthly Operating Report (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4).
07/23/21	R M Fontenla	1.0	Emails with J. Herz and C. Newcomb regarding notice of effective date (0.2); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); calendar deadlines contained in notice of effective date and send calendar notices to working group (0.4).

Matter Hours**6.80****Attorney / Timekeeper Summary:**

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spiegel	Partner	2.4	1,105.00	2,652.00
J R Herz	Sr. Associate	0.2	845.00	169.00
C R Newcomb	Special Counsel	0.2	915.00	183.00
R M Fontenla	Paralegal	4.0	350.00	1,400.00
		6.8		\$4,404.00

089406.0107: Case Administration Expenses:

Trial transcripts JUDICIAL TRANSCRIBERS OF - Griddy Energy, LLC Hearing Transcript 7-7-2021	320.65
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Matter Expenses Total**\$320.65**

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

Matter Summary:

Fees	4,404.00
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Expenses	320.65
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Matter Total	\$4,724.65
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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0108: Claims Administration and Objections

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/17/21	J R Herz	0.1	Email R. Bhullar concerning updated claims register (.1).

Matter Hours	0.10
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
J R Herz	Sr. Associate	0.1	845.00	84.50
		0.1		\$84.50

Matter Summary:

Fees	84.50
Matter Total	\$84.50

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0109: Employee Benefits/Pensions

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/09/21	R L Spigel	0.5	Telephone conference with R. Bhullar re employee termination and wind down matters

Matter Hours	0.50
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spigel	Partner	0.5	1,105.00	552.50
		0.5		\$552.50

Matter Summary:

Fees	552.50
Matter Total	\$552.50

089406.0113: Fee Application - Baker Botts

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/08/21	R M Fontenla	3.3	Emails with J. Herz and C. Newcomb regarding first and final fee application (0.1); begin drafting first and final fee application (3.2).
07/08/21	R L Spigel	1.9	Review time records for inclusion in fee application.
07/08/21	J R Herz	0.1	Email R. Fontenla concerning preparing final fee application.
07/09/21	R M Fontenla	2.4	Draft first interim and final fee application (2.4).
07/12/21	J R Herz	0.4	Draft June Fee Statement.
07/13/21	R M Fontenla	1.8	Draft and revise First and Final Fee Application (1.6); emails with C. Newcomb and J. Herz regarding same (0.2).
07/15/21	J R Herz	0.2	Email R. Fontenla concerning preparing June fee statement (.2).
07/16/21	R M Fontenla	2.2	Emails with J. Herz regarding May monthly fee statement (0.2); review and revise May monthly fee statement (1.8); emails with M. Ou regarding same (0.2).
07/16/21	J R Herz	0.5	Review and input redactions for June invoices for third monthly fee statement.

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

07/19/21	R L Spigel	0.4	Review and revise fee statement and email with J. Herz re same.
07/19/21	J R Herz	0.6	Email BB team concerning fee statement and fee escrow (.2); email R. Spigel and C. Newcomb concerning same (.1); review fee statement before sending to R. Spigel for review (.3).
07/19/21	J R Herz	0.2	Review and revise fee statement based on internal comments.
07/20/21	J R Herz	0.1	Finalize June fee statement for filing tomorrow (.1).
07/21/21	R M Fontenla	1.1	Emails with R. Spigel, C. Newcomb, K. Chiu and J. Herz regarding June 2021 monthly fee statement (0.2); review exhibits for same (0.4); file same via Electronic Case Filing System with the Southern District of Texas Bankruptcy Court (0.4); emails with Stretto regarding same (0.1).
07/21/21	R L Spigel	0.1	Brief review of monthly fee statement (.1).
07/21/21	J R Herz	0.3	Finalize June fee statement for filing.
07/21/21	J R Herz	2.6	Begin to draft final fee application.
07/22/21	R M Fontenla	0.7	Emails with J. Herz (0.1); revise first and final fee application (0.6).
07/22/21	J R Herz	1.4	Continue to draft final fee application.

Matter Hours **20.30**

Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spigel	Partner	2.4	1,105.00	2,652.00
J R Herz	Sr. Associate	6.4	845.00	5,408.00
R M Fontenla	Paralegal	11.5	350.00	4,025.00
		20.3		\$12,085.00

Matter Summary:

Fees	12,085.00
Matter Total	\$12,085.00

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0114: Professional Retention and Fees - Other Professionals

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/20/21	C R Newcomb	0.5	Correspondence with R. Spigel regarding professional fees (.3); review records related to same (.2).

Matter Hours	0.50
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
C R Newcomb	Special Counsel	0.5	915.00	457.50
		0.5		\$457.50

Matter Summary:

Fees	457.50
Matter Total	\$457.50

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0117: Litigation

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/01/21	J R Herz	0.3	Draft Certificate of No Objection for 9019 motion with the State of Texas.
07/02/21	C R Newcomb	0.8	Correspondence with chambers regarding 9019 proposed order (.3); review and revise certificate of no objection regarding Texas 9019 motion (.2); review and revise proposed order regarding same (.3).
07/02/21	R L Spiegel	0.4	Emails with R. Obaldo, with J. Lawrence, and with J. Herz re 9019 exhibit (.4).

Matter Hours	1.50
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
R L Spiegel	Partner	0.4	1,105.00	442.00
J R Herz	Sr. Associate	0.3	845.00	253.50
C R Newcomb	Special Counsel	0.8	915.00	732.00
		1.5		\$1,427.50

Matter Summary:

Fees	1,427.50
Matter Total	\$1,427.50

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GRIDDY ENERGY LLC (DEBTOR-IN-POSSESSION)

089406.0119: Reporting (Bankruptcy Disclosures)

<u>Date</u>	<u>Name</u>	<u>Hours</u>	<u>Description</u>
07/08/21	C R Newcomb	0.2	Correspondence with committee advisors and Griddy management regarding fee estimates.
07/14/21	C R Newcomb	1.2	Review and comment on monthly operating report (1.0); correspondence with R. Spiegel and R. Bhullar regarding same (0.2).
07/15/21	C R Newcomb	0.8	Review monthly operating report (.4); correspondence with R. Bhullar and R. Spiegel regarding same (.4).
07/19/21	C R Newcomb	0.6	Correspondence with J. Whitworth regarding monthly operating report and payment of United States Trustee fees (.2); correspondence with R. Bhullar regarding same (.1); correspondence with R. Fontenla regarding filing of monthly operating report (.3).

Matter Hours	2.80
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Attorney / Timekeeper Summary:

<u>Timekeeper</u>	<u>Title</u>	<u>Hours</u>	<u>Rate</u>	<u>Amount</u>
C R Newcomb	Special Counsel	2.8	915.00	2,562.00
		2.8		\$2,562.00

Matter Summary:

Fees	2,562.00
Matter Total	\$2,562.00